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# PARLIAMENTARY

OR

# History of England;

Being a

# FAITHFUL ACCOUNT

Of all the

Most remarkable Transactions In Parliament,

From the earliest TIMES,
TO THE
Restoration of King CHARLES II.

#### COLLECTED

From the JOURNALS of both Houses, the RECORDS, original MANUSCRIPTS, scarce Speeches, and TRACTS; all compared with the several Cotemporary Writers, and connected, throughout, with the History of the Times.

By Several Hands.

#### VOL. V.

From the Accession of King James I. to the Twenty-first Year of his Reign.

#### LONDON,

Printed; and fold by Thomas Osborne, in Gray's Inn:

William Sandby, against St. Dunstan's Church, Flest-street.

MDCCLI.

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THE

# PARLIAMENTARY HISTORY

O F

# ENGLAND.



F T E R the Death of the last The Acception of Queen, James King of Scotland, King James I. the Sixth of that Name, succeeded to the English Crown. In this Prince did center all the Hereditary Titles that were ever made to that

Diadem; and, it is observable that this Claim was contrary to an Act of Parliament, which impower'd King Henry VIII. in Failure of all his own Issue, to settle the Crown on whom he pleased by his last Will (a). In Pursuance of which he bequeathed it to the Issue of his younger Sister Mary, the French Queen, afterwards married to Charles Brandon, Duke of Suffolk. Queen Bizabeth might therefore have fixed the Succession, no Doubt, exclusive of the Scotch Line; but she was too just a Princess to do, or suffer it to be done: Nor did the Suffolk Family ever think fit to make any Stir about their Claim. Indeed, it would have given a much deeper stain to the greatest Vol. V.

(a) See Vol. 3. p. 196.

1603.

An. 1. James I Blemish of the late Reign; not only to destroy the Mother, but difinherit her whole Posterity: the contrary, by her dying Words, the left her Kingdom to her nearest Kinsman James; and, on her Demise, he was immediately proclaim'd King of England, Scotland, &c. with the ufual Ceremonies.

> The new King made his Progress from one Capital to the other, with all convenient Expedition; and, on the 25th of July, St. James's Day, Anno 1603, this King and his Queen, Anne of Denmark, were crowned at Westminster, with great Solemaity

To leffen the Joy that might then be felt by both the Scotch and English Nations on this happy Union, a dreadful Plague broke out in London this Year; which, in a short Space, carried off from that City and its Confines, above Thirty Thoufand People. This infectious Distemper prevented the King and Council in their Intentions of callings a Parliament, so soon as it was usual on a new Accession; and, it was not till the Beginning of the next Year that the Writs were fent out for fummoning one to-meet at Westminster, on the 19th . of March, still in the first Year of this Reign. But, at the same Time, a Rroclamation came out. containing some Injunctions for Electing Members in the House of Commons, which though unusual, prescribes a Method, which we think not unworthy of i being followed in this, or any fucceeding Parliament.

Mr. Rapin tells us, (b) That this King openly avowed, 'That the Privileges of this Nation and. Parliament were so many Usurpations, or at best, but revocable Concessions of the Crown; and that he had formed a Delign, to free both himself and Successors, from the Restraint which the Laws. Customs and Privileges of the English Nation had laid upon his Predecessors. In the first Parliament he called, he takes upon him to preferibe what Sort of Members should be elected, both in the Writs and in the Proclamation; not by way of Exhortation, as former Kings had done, but by way of

<sup>(</sup>b) Rapin's Hift. of England, Vol. Ily p. 163. Fol. Edit.

Command, and as Conditions without which they An. 1. James 1. should not be admitted into the House.' 1603.

The Whole of this Assertion is borrowed from a Work entitled, A Detection of the Court and State of England, during the four last Reigns and the Inter-Regnum, by Roger Coke, Efg; (c) Author goes further than even Rapin thinks fit to copy; for he boldly tells us, 'That there never was fuch a Prelude to the Meeting of a Parliament, by any of the Kings of England, either of Saxon, Danish, Norman, or British Race.' These Parliamentary Enquiries do prove this to be false; by feveral Instances of Instructions, for influencing Elections before this Time, much more open than this before us. Particularly, so late as the Reign of King Edward VI. when, befides Instructions for chusing a new Parliament, the King sent Letters to the Sheriffs, and actually named the very Men they were to elect (d).

To prove Coke's Affertion, that Author hath given us a short Abstract, from a long Proclamation for calling this Parliament; but, how unfairly quoted, will best be seen by publishing the Whole of it from the Collection of Public Acts. whence, it will plainly appear to every impartial Reader, that it contains nothing but wholfome Admonitions to the People of England, to elect fuch Members as were most likely to serve them. It is well known that one Paragraph pick'd out of a Book, or other Writing, may be much prevaricated; like feveral Texts of Scripture, which. without the Context, may be turned into Blasphemy. But, we submit the whole to the Reader's Judgment, in its own Language and Orthography; observing that the Part Coke and Rapin only make use of, is particularly marked in Italics, to thew the Integrity of those Historians.

A 2 The

<sup>(</sup>c) Three Vols. 8vo. Lo. don, 16:4. Vol. I. p. 34.

(d) See the Letters Mandatory of Edward VI. and Mary, in our Third Vol. p. 265, and 312.

An. 1. James I. The King's PROCLAMATION touching the PARLIAMENT. (e) 1603.

clamation for caling aParliament.

EE have before this Tyme made \* known to our Subjects uppon dyvers The King's Pro- 6 Occasions, that we have receaved so great Contentment in their generall Conformity and Submission to all such Courses as might best establish the Possession of this Crowne, according to the Right of our Succession, as it would ever nou-' rish in us an earnest Defire to shew our selves carefull in all Things to preferve their greatest Affection and to answere that Expectation, ' which by their joyfull Maner of Receaving Us Wee perceave they had conceaved of our Government, whereof as We well knowe that • Princes cannot yield more generall more cleare or profitable Proof to their People, then by redrefling Abuses wherewith they fynde their Sube jects justlie grieved, either in Constitution or Administration of their Laws in beeing, or by feeking to establish newe Laws for them agreeable to the Rules of Justice, whensoever Tyme doth discover any Defectes in the former Policy. or when Accidents in the State of any Commonwealth requier newe Ordinaunces; so feeying both these Things, which are of soe greate Moment in a State, have accustomed to be confidered and ordered, as in this foe in other well governed Commonwealthes by a lawfull Affemblie of the three Estates of the Realme, commonly called the Parliament, wee were defirous to have summoned them long fince for that Purpose, if the Infection, reygning in the Citie of London and other Places of our Kingdome would have permitted the Concourse of soe great a 'Multitude into one Place as that Assemblie must necessarilie brynge with it; which great Contagion being nowe, by the Goodnes of God, a pated, and likelie as We hope, to be shortly quite extinguished in and about the faid Citie, We ' have

(e) Rymer's Fadera, Tom, XVI. P. 561.

have refolved to hold a Parliament at our Citie An. 1. James I. of Westminster, as soon as We shall find that the fame may be done without the Perill aforesaid in which, as God knows that We have nothing to propound for Satisfaction of any private Defier or particular Profit of our own, but meerly and only to confult and resolve with our loving Subjects of all those Things which may best establish the Publicke Good, with the Generall Safety and Tranquility of this Realme, on which it had pleased God to multiply soe many Bleffings; so to the Intent that this Asfemblie of oure Parliament, being grounded upon foe fyncere an Intent on oure Parte, may be matched with a like Integrytie on theirs, and as it is the first in our Reigne, so to be founded ont only worthy of the high Title it beareth to be the highest Councell of the Kingdome, but also to be a President for hereaster of the true Use of Parliaments, Wee have bethought our felfe of as many Waies and Meanes as may be, to prevent those Inconveniences, which daylie frise and multiply by the perverting of those auncient good Orders which were devised, by the Wildome of former Times, to be observed in Calling of Parliaments; Amongst which, beeause there is no one Poynte of greater Consequence then the well chosyng of Knightes and 6 Burgesses, whoe as they doe present the Bodie of the thirde Estate; soe, being eligible by Multitude, there are often many unfitt Persons ap-• poynted for that Service, and where it is foe well knowne to every private Man of Wit and Iudgment, much more to Us who have had foe ' longe Experience of Kingly Government, how ill Effectes doe followe, when such as have to 6 doe in Matters of Commonwealth shall come to that greate and Common Councell, with others then publick Myndes, fincere, and voide of any factious Humor or Dependency. Wee doe hereby fraightly charge and admonth all Persons interessed in the Choice of Knights

1603.

An. I. James L. Knightes for the Shires, first, That the Knights for the County be selected oute of the principall Knightes or Gentlemen of Sufficient Hability within that County wherein they are chosen; f and for the Burgesses that Choice be made of Men of Sufficiency and Discretion, without any \* partiall Respects or factious Combynation, which alwaies breede Suspicions that more Care is taken to compasse private Endes then to provide for making good and wholesome Laws for the Realme; and because it is not more possible to drawe founde Councelles and Resolutions from ' inconfiderate or infufficient Spirites, then to have a founde or healthfull Bodie composed of weak and imperfect Members; Wee foe likewise admonyshe all Persons to whome it doth apperf teyne, that feeyng the Dealynge in Causes of Parliament requires Conveniency of Years and Experience, there may be great Heed taken, by all those that will be accompted Lovers of their 5 Countrie, that both Knightes and Burgesses may be chosen accordingly, without Desier in any particular Men to please Parents or Friends that often speak for their Children or Kyn, though they be very young and little hable to discerne what Laws are fut to bunde a Commonwealth; To the Consultation whereof those Persons should be selected Principallie, of whose Gravity and modest Conversation Men are likest generally to conceave best Opynion. Next and above all Thinges confidering, that one of the mayne Pillers of this Estate is the Freservation of Unity in the Profession of sincere Religion of Almighty God, Wee doe also admonyshe that there be great Care taken to f avoyde the Choice of any Persons, either noted for their superstitious Blyndness one Way, or for their turbulent Humours other Waies, because their diforderly and unquiete Spirites will difturbe all the discreete and modest Proceeding in that greatest and gravest Councell.'

6- Further Wee doe commaunde that an ex-An. 1. James I. presse Care be had that there be not chosen any Persons Banqueruptes or outelawed, but Men of known good Behaviour and fufficient Livelihood, and fuch as are not onely taxed to the Payment of Subfidies and other like Charges, but also have ordinarily paid and satisfied the fame, nothing being more abfurd in any Commonwealth then to permytt those to have free Voyces for Law making, by whose owne Actes they are exempted from the Law's Protection. Next that all Sheriffes be charged that they doe not direct any Precept for electyng and returning of any Burgesses to or for any auncient Borrough Town within their Counties, beyng foe utterly ruyned and decayed that there are not fufficient Resyantes to make such Choice, and of whome lawfull Election may be made; also to charge all Cities and Boroughes and the Inhabitantes of the fame, that none of them feale ry Blankes, referryng or leaving to any other to infert the Names of any Citizens or Burgetles to ferve for any fuch Cittle or Borough but doe • make open and free Election according to the Lawe, and fett down the Names of the Persons whom they choose before they seale the Cer-' tificate: '

' Furthermore, Wee notifye by these Presentes, that all Retornes and Gertificates of Knightes Citizens and Burgesses oughte and are to be brought to the Chauncery, and there to be fyled of Record; and if any shall be founde to be made ' contrarie to this Proclamation, the same is to be rejected as unlawfull and insufficient, and the · Cittie or Borough to be fyned for the same; and if it be founde that they have commytted any groffe. or wilfull Default and Contempt in their Election Retorne or Certificate, that then their Liberties, according to the Lawe, are to be seized into oure ' Handes as forfeited; and if any Person take ' upon him the Place of a Knight, Citizen or Burgesse, not being duely Elected, Retorned and Sworne. acAn, 1. James I. 1603.

according to the Laws and Statutes in that Behalfe provided, and according to the Purport, Effest and true Meaning of this oure Proclamation: then every Person soe offending, to be fined and imprisoned for the same.

Wee doe also hereby give warning to the Lordes and others that are to serve in this Parliament, to have speciall Care, as they tender our Displeasure, that they admytt none to have the Name or Countenance of their Servaunts and Attendantes during the Parliament, thereby to be priviledged, feying fuch Questions of Priledges have in Tymes past confumed a great • Part of the Tyme appointed for the Parliament. whereby the Service for the Realme hath bene hyndered, and the Subjects drawne to great • Charges and Expences by attendyng much

6 longer than otherwise needed.

' Having at this Tyme bene the more carefull to fet downe a particular Order and Forewarnyng for preventing of these severall Abuses s afore-mentioned, that thereby there may arise, at that publick and folemne Meeting, fuch a comely Proportion and laudable Sympathie between the honourable, juste and necessarie Lawes that are to be made and established at this Parliament, and the commendable Discretion, with all other wife and vertuous Qualities, meete for such Persons as are to be the Members and Affisters of Us in soe honorable, lawfull and necessarie an Action, as may put us and f all our good Subjects in a fuer Expectation of a happie Issue to followe thereuppon; Wee doubt not but these our Directions, thus made • manifest, shall be duely observed according to the important Consequence thereof, and the Perill of oure heavye Displeasure to all those that shall offende in the contrarie.

> Given at cur Honour of Hampton Courte, the Eleventhe Day of Januarie.

> > Per ipsum Regem.

It must be owned by every impartial Reader, As. I. James I. that these were noble Injunctions, and, if rightly followed, will always be the Means to have a free and independent Parliament. What Success they had in the Choice of the Members, then elected by the Writs sent out along with the Proclamation, will best appear by their Conduct in the Sequel. We have recovered from a Manuscript of the same Age, the Names of all the Members of the House of Commons who sat in this Parliament: And, as it hath hitherto been customary for us to give the State of the Peerage, at the Beginning of every Reign; so here we think proper to subjoin to it the Names of all those Gentlemen, who then constituted the Lower House of Parliament.

The Names and Titles of all the Temporal Lords, called, by Writ, to the first Parliament of King lames I. (f)

The first Writ was directed to Sir Thomas Egerton, Knt. Lord Ellesmere, a little Time before, made Lord High-Chancellor of England. (g)

Dorset, Lord High-Treasurer. William, Marq. of Winchester, Lord Great-Chamberlain. Edward, E. of Worcester, Earl-Marshal.

Charles, E. of Nottingham,
Lord High-Admiral,
and High-Steward.

Thomas, E. of Suffelk, Chamberlain of the Houshold.

Henry, E. of Northumberland.

THOMAS, Earl of Gilbert, E. of Shrewsbury. State of the Dorfet, Lord High- William, E. of Derby. Pecrage.

Henry, E. of Kent. Roger, E. of Rutland. George, E. of Cumberland.

Robert, E. of Sussex. George, E. of Huntingdon.

William, E. of Bath. Henry, E. of Southampton. Edward, E. of Bedford. William, E. of Pembroke. Henry, E. of Lincoln. Charles, E. of Devon. Hen. E. of Northampton.

(f) Dugdale's Summons to Parliament; — But the Lift there being very faulty, the Errors are corrected by the Lord's Journals.

(g) The Head of the Bridgewater Family.— In Dugdale's Bargenage, Vol. II, he is called Lord-Keeper.

An. I. James I. Thomas, E. of Exeter. The. Cecil. L. Burghler. 1603. Philip, E. of Montgo. Charles, L. Willoughby. merie. of Parham. Thomas, E. of Arundel. Edmond, L. Sheffield. Anthony, Visc. Montague. Thomas, L. Darcie, of Thomas, Visc. Howard, Chiche. of Byndon. William, L. Howard, of George Tuchet, L. Audley. Effingham, eldest Son Edward Zouch, L. Zouch. to the E. of Notting-Thomas West, L. Delabam. William, L. Ghandois, ware. Henry Berkly, L. Berkley. of Sudeley. Edward Parker, L. Mor-John Carye, L. Hunsden. Oliver, L. St John, of ley. Edward Stafferd, L. Staf-Biet so. William, L. Compton. ford. L. Scrope of Thomas. Francis, L. Norris, of Bolton. Rycot. L. Cecil, of Edward Sutton, L. Dud-Robert, Essingdon, Principal-. ley. Fohn Lumley, L. Lumley. Secretary of State. Edward Stourton, L. Robert, L. Sidney, of Stourton. Pensburst. Henry, L. Herbert, el-William, L. Knollys, of · Grays. dest Son to the Earl of Edward, L. Wotten, of Worcester. Marley. Fohn Darcie, L. Darcie, of Menell. Francis, L. Russel, of William Parker, L. Mon-Thornhaugh. tegle, eldest Son to Henry, L. Grey, of Groby. L. Morley. John, L. Petre, of Writtle. William, L. Sandys, of John, L. Harrington, of Vyne. Eaton. Henry, L. Windsor. Henry, L. Danvers, of Henry, L. Mordaunt. Dant sey. Edward, L. Gromwel. Thomas, L. Gerard, of Ralph, L. Evers. Gerard's Bromley. Robert, L. Spenser, of Philip, L. Wharton of IV harton. Wormleyton. Richard Fynes,, L. Say Robert, L. Riche. Cuthbert Ogle, L. Ogle. and Séle.

John,

John, L. Stanhope, of Theophilus, L. Howard, An. 1. James I. Harrington. of Walden, eldest Son Thomas, L. Arundel, of to the E. of Suffolk. Edward, L. Denney, of . Warder. William, L. Cavendift, Waltham. of Hardwick. George, L. Carew, of Francis, L. North, of Clopton. Kirtling. Thomas, L. Clinton, of Edward, L. Nevile, of Say, eldest Son to the Bergavenny. E. of Lincoln.

The Names of all the Members of the House of Commons, returned to serve in Parliament the 1st of James I. Anno 1603. with the Places they served for (f)

Bedfordshire. Berks. \(\text{LIVERSt John, Efq;}\) Sir Henry Nevile, Knt. Lift of the House Sir Edward Rad-Sir Francis Knollis, Knt. of Commons. cliffe, Knt. New-Windsor B. Bedford T. Samuel Barkhoufe, Efg; Sir Christ. Hatton, Knt. Sir Francis Howard, Knt. Thomas Hawes, Gent. Reading B. Sir Feronimus Bowes Knt. Bucks. Francis Moore, Efq; Sir Francis Goodwyn, Knt.

Sir Wil Fleetwood, Knt.

Buckingham T.

Sir Thomas Denton, Knt.

Sir Anthony Teringham,

Knt.

Wallingford B.

Sir William Dunch, Knt.

Christopher Payne, Gent.

Abington B.

Sir Richard Lovelace, Knt.

Wiccombe B.

Sir John Townshend, Knt.

Henry Fleetwood, Esq;
Aylesbury B.

Sir William Burlace, Knt.

Sir William Smith, Knt.

Sir Thomas Lake, Knt.

Ambrose

(f) The Manuscript is in Latin and bears this Title. Nomina Militum Comitatuum, Croium Civitatum, et Eurgensium Villarum, sue Burgorum, ac Baronum quinque Portuum, veniendorum ad Parliamentum, summonitum apud Civitatem Westmansserij, decimo nono Die Martij, Anno Regis Jacobi, Anglize, Francize, et Hibernize prima, et Scotize tricessimo septimo. 1603.

EDWARDUS PHELLIFS Miles, Prolocutor,

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An. I. James I. Ambrose Rowse, Esq; Leskard B. Sir Wil. Killegrew, Knt. Reginald Nichols, Esq; Lestwithiel B. Sir The Chaloner, Knt. Sir Wil. Lower, Knt. Truro B. Thomas Burgefs, Esq; Henry Coffen, Efq; Bodmyn B. John Stone, Gent. Richard Spray, Gent. Heiston B. Sir John Leigh, Knt. Robert Nanton, Esq; Saltash B. Sir Rob. Mainwood, Knt. Thomas Pyvel, Gent. Camelford B. John Good, Esq; Anthony Turpin, Gent. Portpigham, alias Westlowe B. Sir William Wade, Knt. Sir Henry Goodyer, Knt. Grampound B. Sir Fran. Barnham, Knt. William Noye, Esq; Eastlowe B. Sir Robert Philips, Knt. Sir John Parker, Knt. Penryn B. Sir *Edward Conwa*y, Knt. Sir Wil. Maynard, Knt. Tregoney B. Henry Pomeroy, Esq; Richard Carvoigh, Gent. Boffiney B. Sir Jeronimus Horsey, Knt. George Calvert; Biq;

1603.

St. Ives B. William Brook, Esq; John Tregenna, Gent. Fower B. Francis Vivian, Esq; Henry Peeter, Gent. St. Germains B. Sir George Carew, Knt. John Trott, Gent. Michel B. William Carpe, Esq; William Hackwill, Esq. Newport B. Sir *Edward Seymor*, Knt. Sir Rob. Killegrewe, Knt. St. Mawes B. Sir John Specott, Knt. Dudley Charlton, Efq; Kellington B. William Relle, Gent. Sir Rog. Wilbraham, Knt.

CUMBERLAND. William Lawfon, Efg; Edward Mujgrave, Eigs Carlifle C. Thomas Blenerhasset, Eig; William Barwick, Esq.

CAMBRIDGESHIRE. Sir John Peyton, Knt. Sir John Cuttes, Knt. Cambridge T. Robert Wallys, Alderman. John Yaxley, Alderman. Cambridge-University. Nicholas Stiward, L L.D. Henry Mowtelowe, L.L.D.

CHESHIRE. Sir Thomas Holcroft, Knt. Sir Roger Astone, Knt. Chester

16ō3.

Ghester C. Thomas Gamul, Esq; Hugh Glasier, Esq;

DERBYSHIRE. Sir John Harpur, Knt. William Knytton, Esq; Derby T. John Baxter, Gent. Edward Sleighe, Gent.

DEVONSHIRE. Sir John Ackland, Knt. Edward Seymor, Esq; Exeter C. George Smith, Esq; Yohn Prowze, Gent. Totness B. Christ. Brooking, Merch. Walter Dottyn, Merch. Plymouth B. Sir Rich. Hawkins, Knt. James Bagge, Gent Barnestaple B. Thomas Hinfon, Esq; George Peard, Gent. Plimpton B. Sir William Strood, Knt. Warwick Heale, Gent. Tavistoke B. Sir George Fleetwood, Knt. Edw. Duncombe, Gent. Dartmouth, Clifton, Hardness, B. Thomas Holland, Gent. Thomas Gurney, Gent. Borealston B. Humphry Maye, Esq. Sir Richard Strode, Knt.

Dorsetshire. Sir Ihomas Freake, Knt. John Williams, Eig;

Poole T. An. z. james I. Edward Man, Gent. Thomas Roberts, Merch. Dorchester B. Mathew Chrobbe, Gent. John Spicer, Gent. Lyme B. Sir Francis Ruffel, Knt. George Jefferye, Eig; Weymouth B. The. Barefoote, Mayor. Sir John Hannam, Knt. Melcombe-Regis B. Robert White, Alderman. Robert Middleton, Merch. Britport B. Sir Robert Miller, Knt. John Pitt, Gent. Shaftsbury B. Robert Hopton, Esq; John Boden, Gent. Corfe-Coftle B. Sir John Hobarte, Knt. Edw. Duncombe, Gent.

Essex. Sir Gamaliel Capel, Knt. Sir Fran. Barrington, Kt. Colchester B. Robert Barker, Efq; Edward Alford, Esq: Malden B. Sir Robert Rich, Knt. Sir John James, Knt. Harwich B. John Panton, Eiq; Thomas Trever, Elg;

GLOUCESTERSHIRE. Sir Thomas Berkeley, Knt. John Throgmorton, Esq; Tewkesbury B. Sir Dudley Diggs, Knt. Edward

An. I. James I. Edward Ferrers, Gent. Quinburgh. Richard Wright, Gent. Gloucester C. Nicholas Overbury, Efg. Sir Michael Sandys, Knt: John Jones, Esq; LINCOLNSHIRE. Cirencester B. Thomas, L. Clinton and Arnold Oldsworth, Eigs Saye. Sir Anthony Maney, Knt. John Sheffield, Eig: HUNTINGDONSHIRE. Lincoln C. Sir Oliver Gromwel, Knt. Sir Tho. Grantham, Knt. Sir Robert Cotton, Knt. Sir Edw. Tyrwhite, Knt. Hantingdon T. Boston B. Sir. Henry Cromwel, Knt. Anthony Irbie, Eiq; Thomas Hetley, Eig; Francis Bullingham, Efq; Great-Grimsby B. HERTFORDSHIRE. Sir George St Poole, Knt. Sir Henry Carey, Knt. Sir William Wraye, Knt. Rowland Lytton, Eig; Stanford B. St. Albans B. Henry Hall, Eig; Sir Thomas Parry, Knt. Sir Edward Cecil, Knt. Sir Henry Helmes, Knt. Grantham B. HEREFORDSHIRE. Sir George Manners, Knt. Sir Fam. Scudamore, Knt. Sir Tho. Horseman, Knt. Sir Herbert Crofts, Knt. Hereford C. LEICESTERSHIRE. Sir Tho. Beaumont, Knt. Anthony Pembridge, Eig; Sir Basil Brooke, Knt. . John Hofkins, Eig; Leicester T. Lempster B. Sir Wil. Skipwith, Knt. Thomas Coningsby, Esq; Sir Wil. Herryche, Knt. Fohn Powle, Gent. KENT. LANCASHIRE. Sir John Scot, Knt. Sir Rich. Molleyneux, Kt. Sir John Lewson, Knt. Sir Rich. Houghton, Knt. Canterbury C. Lancaster B. Sir John Boyes, Knt. Sir Tho. Howard, Knt. Mathew Hadd, Esq; Thomas Fanshawe, Esq: Rochester C. Preston B. Sir Edward Hobby, Knt. Sir Vincent Skynner, Knt. Sir Tho. Walfingham, Knt. William Holte, Efq; Maydst n B. Leverpool B. Giles Brooke, Alderman. Sir Francis Fane, Knt. Tho. Reintheinge, Gent. Lawr. Washington, Esq:

Newton

Newton B.
Sir John Luke, Knt.
Richard Ashton, Gent.
Wigan B.
Sir William Crooke, Knt.
Sir John Poultney, Knt.
Clithera B.

Clithero B.
Sir John Dormer, Knt.
Martin Lyster, Esq;

MIDDLESEX.
Sit Wil. Fleetwood, Knt.
Sit Robert Wroth, Knt.
Westminster C.
Sit Walter Cope, Knt.

Sir Julius Cæsar, Knt.

Lendan C.
Sir Themas Lowe, Knt.

Sir Thomas Lowe, Knt. Sir Hen. Montague, Knt. Richard Fuller, Esq; Richard Gore, Merchant.

Monmouthshire.
Sir Tho. Somerset, Knt.
Sir John Herbert, Knt.
Monmouth T.
Sir Robert Johnson, Knt.

Northamptonshire.
Sir Edw. Montague, Knt.
Sir Valentine Knightly, Kt.
Peterborough C.
Sir Richard Cecil, Knt.
Edw. Wymarke, Gent.
Northampton T.
Henry Yelverton, Esq;
Edward Mercer, Gent.
Brackley B.
Sir Richard Spencer, Knt.
William Lyle, Gent.
Higham-Ferrars B.

Sir Goddard Pemberton,

Knt.

NOTTINGHAMSHIRE, An. 1. Junet L. Sir John Hollis, Knt. 1603.
Sir Percival Willoughby,
Knt.

Nottingham T.
Richard Hurtz, Alderm.
Anker Jackson, Alderm.
East-Retford B.
Sir John Thornhagh, Knt.
Sir Thomas Darrel, Knt.

Norfolk: Sir Nathan. Bacon, Knt. Sir Char. Cornwallis, Knt. Norwich C. Sir Henry Hobarte, Knt. John Pettus, Efg; · Lynne-Regis T. Thomas Oxborough, Eiq; Robert Hitcham, Eig; Great-Yarmouth T. Thomas Damatts, Gent. John Wheeler, Gent. Thetford B. Sir Wil. Twiffenden, Knt. Sir Wil. Paddye, Knt. Castle-Rysing B. Sir Tho. Mountjoy, Knt. Sir Rob. Townshend, Knt. NORTHUMBERLAND. Sir Ralph Grey, Knt.

NORTHUMBERLAND.
Sir Ralph Grey, Knt.
Sir Hen. Widdrington, Kt.
Newcastle on Tyne T.
Sir George Selbye, Knt.
Henry Chapman, Esq;
Morpeth B.
Sir Christ. Perkins, Knt.
John Hare, Esq;
Berwick T.

Sir William Selbye, Knt. Christ. Perkinson, Esq;

Ox-

Oxfordshire. An. 1. James I. 1603. Sir Anthony Cope, Knt. John Doyley, Esq; Oxford C. Sir Francis Leighe, Knt. Thomas Wentworth, Eiq; Oxford-University. Daniel Dun, L.L.D. William Byrd, L.L.D. Woodstock B. Thomas Spencer, Esq; Robert Whitlack, Eiq; Banbury B. Sir William Cope, Knt. RUTLANDSHIRE. Sir 7am. Harrington, Kt. Sir Wil. Bulftrode, Knt. SURREY. Sir William Moore, Knt. Sir Edw. Bowyer, Knt. Southwark B. Ludlowe B. Sir George Rivers, Knt. Robert Berrye, Eig; Richard Fisher, Gent.

William Mahewe, Gent. Blechingleigh B. Sir John Trever, Knt. Robert Lawley, Gent. Richard Bellingham, E(a; George Lawley, Gent. Rigatt B. Sir Edw. Howard, Knt. William Twynehoe, Esq. Herbert Pelham, Esq; Guilford B. Sir George Moore, Knt. George Auten, Gent. Gatton B. Sir Thomas Gresham, Knt. Sir Nicholas Saunders, Kt. Haselmere B. Sir Edw. Frank, Knt. William Jackson, Esq; STAFFORDSHIRE.

Sir Edm. Littleton, Kat.

Sir John Egerton, Knt. Litebfield C. Anthony Dyott, Eig; Thomas Crewe, Eiq; Stafford B. George Gradock, Efg; Arthur Ingram, Eig; Newcastle under Line. 'Sir Walt. Chetwind, Knt. Rowland Cotton, Gent. Tamwerth B. Sir Tho. Beaumont, Knt. Sir John Ferrers, Knt. SHROPSHIRE. Sir Roger Gwin, Knt. Sir Rob. Needham, Knt. Shrewsbury T. Richard Barker, Efq; Francis Tate, Esq; Bridgenorth B. Sir Lodwick Lewknor, Kt.

Samuel Lewkner, Eig. SOUTHAMPTONSHIRE. Sir Rob. Oxenbridge, Knt. Sir Wil. Jepthson, Knt. Winchester C. Sir John Moor, Knt. Edward Cooke, Alderm. Southampton T. Sir Tho. Fleminge, Kat. Sir John Jefferies, Knt. Portsmouth T. John Corbett, Efq; Richard

Great-Wendlock.

Bishop's-Castle T.

1603.

Richard Tenuve, Gent. Yarmouth B. Thomas Cheek, Eig; Arthur Bromfield, Gent. Petersfield B. Sir William Harvye, Knt. Sir Wil. King fewell, Knt. Newport B. Richard Fames, Esq; John Ashtell, Esq; Stockbridge B. Sir Wil. Fortescue, Knt. Sir *Edwin Sand*ys, Knt. Newton B. Thomas Wilson, Gent. William Mervis, Gent. Christ-Church B. Richard Martin, Esq; Nicholas Hide, Eig; Whitchurch B. Sir Rich. Pawlett, Knt. Thomas Brookes, Gent. Lymington B. Thomas Marshal, Gent. Thomas South, Gent. Andover B. Sir Tho. Fermyn, Knt. Thomas Antrobus, Gent. Suffolk. Sir John Higham, Knt. Sir Robert Drury, Knt.

Ipswich T. Sir Henry Glenham, Knt. Sir Francis Bacon, Knt. Dunwich B. Sir Thomas Smith, Knt. Peter Gaudy, Efq; Orford B. Sir Mich. Stanbope, Knt. Sir Wil. Cornwallis, Kt.

Ah. I. James I. Aldborough B. Sir Wil. Woodhoufe, Knt. Thomas Rivett, Eiq; Sudborough B. Sir The. Beckingham, Knt. Tho. Eden, jun. Gent. Eye B. Sir Hen. Buckingham, Kt. Sir John Kaye, Knt.

Somersetshire.

Sir Fran. Haltings, Knt.

Sir Edw. Phellips, Knt. Bristol C. John Whitston, Merch. Thomas James, Merch. Bath C. Wil. Sherstone, Alderm. Christ. Stone, Eiq; Welles C. Edward Forcett, Esq: Jacob Keiton, Esq; Taunton B. Edward Hexte, Esq; John Bond, Gent. Bridgewater B. Nichol. Haffelmere, Gent. John Povey, Eiq; Mynhead B. Ambrose Purvill, Gent. Sir Maurice Berkeley, Kt.

Sussex. Sir Charles Howard. Knt. Henry Carey, Efq; Chichester C. Adrian Stoughton, Esq; Sir John Morley, Knt. Horsbam B. Sir John Dodridge, Knt. Sir Mich. Hixe, Knt.

Mid-

Midburst B. Thomas Thynne, Eig; An. 1. James I. Francis Nevile, Esq; Heitesbury B. 1603. Sir William Eyer, Knt. Sir Richard Weston, Knt. Lewes B. Walter Gawen, Gent. Henry Nevile, Esq; Westbury B. Fohn Shirley, Serjeant at Sir James Ley, Knt. Law. Mathew Lee, Efq; Shoreham B. Calne B. Sir Edward Carey, Knt. Sir Barn. Whitstones, Kt. Sir Hugh Beefton, Knt. John Nois, Esq; Steyning B. Devizes B. Sir Henry Bainton, Knt. Sir Thomas Shirley, Knt. Sir Thomas Bishop, Knt. Rober: Drue, Gent. East Grinstead B. Chippenham B. Sir Henry Crompton, Knt. John Hungerford, Eiq; Sir John Swinerton, Knt. John Roberts, Gent. Arundel B. Malmesbury B. Thomas Preston, Esq; Sir Roger Dallyson, Knt. John Tye, Efq; Sir Tho. Dallyson, Knt. Cricklade B. Westmorland. Sir John Hungerford, Kt. Sir Tho. Strickland, Knt. Sir Hepry Pool, Knt. Sir Rich. Musgrave, Knt. Great-Bedwyn B. Appleby B. John Rodney, Esq; Sir John Morris, Knt. Anthony Hungerford, Eig; Sir Wil. Bowyer, Knt. Ludgershal B. James Kirton, Esq; WILTSHIRE. Henry Ludlowe, Gent. Sir Francis Popham, Knt. Old-Sarum B. Sir Walter Vaugban, Knt. Wil. Ravenscroft, Esq; New-Sarum C. Edward Leache, Eig; Giles Tooker, Efq; Wotton-Baffet B. Richard Godfrey, Gent. Henry Martin, Elq; Wilton B. Alexander Tutt, Efg; Sir Tho. Edmonds, Knt. Marlbrough B: Thomas Morgan, Esq; Lawrence Hide, Eig; Downton B. Richard Digge, Eiq; Sir Carew Raleigh, Knt. William Stockman, Gent. Worcestershire. Sir Henry Bromley, Knt. Hindon B. Samuel Sandys, Esq; Sir Edw. Ludlowe, Knt.

Worcester C. John Cowther, Gent. Rowland Berkley, Efq; Droitwich B. George Wild, Efq; John Brace, Esa: Evesham B. Sir Thomas Biggs, Knt. Edward Salter, Esq; Bewdley B. Richard Young, Esq; WARWICKSHIRE.

Sir Edw. Grevile, Knt. Sir Rich. Verney, Knt. Coventry C. Henry Breeres, Eiq; Sir John Harrington, Kt. Warwick B. John Townsbend, Gent. William Spicer, Gent.

YORKSHIRE. Sit John Savile of Hewley, Knt. Sir Rich. Gargrave, Knt. York C. Robert Askwith, Alderm. Christ. Brooke, Esq; Kingston upon Hull T. John Edmonds, Merch. Joseph Field, Merch. Knaresburgh B. Sir Hen. Slingsby, Knt. Sir Wil. Slingsby, Knt. Scarbrough B. Francis Emrye, Esq; Sir Thomas Posthumus Hobby, Knt. Rippon B.

Sir Norton Knatchbull. Knt.

Sir John Mallory, Knt. Sir John Bennet, Knt.

B<sub>2</sub>

Richmond B. An. I. James I. Talbet Bowes, Eiq; 1603. Richard Percivall, Efg;

Heiden B. Sir Christ. Hildyard, Kt. Burrowbrigg B. Sir Henry Tenkins, Knt. Sir Tho. Vavafor, Knt. Thursk B.

Sir Edward Swift, Knt. Tim. Whittingham, Esq. Aldburgh B. Sir Edw. Sheffield, Knt.

Sir Henry Savile, Knt. Beverley T. Alan Piercey, Eiq; William Gee, Eiq;

Barons of the Ports. Hastings. Sir Edward Hales, Knt. Fames Lasker, Gent. Winchelsea. Adam White, Gent. Thomas Unton, Gent. Rye.

John Younge, Gent. Heneage Finch, Esq; Rumney. Sir Rob. Remington, Knt.

John Plommer, Gent. Hieth. Christ. Talderby, Esq;

Sandwich. Sir George Fane, Knt. John Griffith, Esq;

Dover. Sir Thomas Waller, Knt. George Binge, Gent.

WALES.

An. 1. James I. 1603.

WALES.

Anglesey. Sir Rich. Bulkley, Knt. Beaumaris B.

William Jones, Efq;

BRECON. Sir Robert Knowles. Knt.

Brecon T.

Sir Henry Williams, Knt.

CARDIGAN.

John Lewis, Esq; Cardigan T. William Bradshaw, Esq;

CARMARTHEN. Sir Robert Maunfel, Knt. Carmarthen T. Sir Walter Rice, Knt.

CARNARVON. Sir William Maurice, Kt. Carnar on T. Clement Edmonds, Esq;

DENBIGH.
Peter Matton, Esq;
Denbigh T.
Hugh Middleton, Esq;

FLINT.
Roger Puleston, Esq;
Flunt T.
Roger Brereton, Esq;

GLAMORGAN. Sir Thomas Maunfel, Kt. Cardiff T.

Cardiff T. Mathew Davies, Gent.

MERIONETH. Sir Edw. Herbert, Knt.

MONTGOMERY.
Sir Wil. Herbert, Knt.
Montgomery T.
Edward Whittingham,
Gent.

PEMBROKE.

Alan Stepneth, Esq;
Pembroke T.

Richard Cunye, Esq;
Haverford-West T.

Sir James Perrot, Knt.

RADNOR.

James Price, Eig;

Radnor T.

Sir Robert Harley, Knt.

On the 19th Day of March 1603, which was Anno Regni 1, still within the first Year of this Reign, the Parliament Mestminster. The King came in a Chariot of Estate; the Prince of Wales, with all the Lords Spiritual and Temporal, according to antient Custom, rode on Horse back from Whitehalt to Westminster, in their Parliament-Robes. When the King being seated on the Throne, it pleased his Majesty, in Person, to declare the Cause of the Summons to the two Houses, in the sollowing Speech.

My Lords of the Higher House, and You Knights An. 1. James L. and Burgesses of the Lower, 1603.

T did no fooner please God to lighten his Hand, and relent the Violence of his devour- speech to His Hand, and relent the Violence of this City first Parliament. ing Angel against the poor People of this City, first Parliament. but as foon did I resolve to call this Parliament. and that for three chief and principal Reasons. 'The first whereof is (and which of itself, tho' there were no more, is not only a fufficient, but a most full and necessary Ground and Reason for convening of this Assembly) the first Reason, · I fay, is, That you who are here presently affembled to represent the Body of this whole Kingdom, and of all Sorts of People within the same, 6 may with your own Ears hear, and that I out out of my own Mouth may deliver unto you, the Assurance of my due Thankfulness for your 6 so joyful and general Applause, to the declaring and receiving me in this Seat (which God, by my 6 Birth-Right, and lineal Descent, had, in the • Fulness of Time, provided for me) and that immediately after it pleased God to call your late Sovereign, of famous Memory, full of Days, but fuller of immortal Trophies of Honour, out of this transitory Life. Not that I am able to express by Words, or utter by Eloquence, the vive Image of mine inward Thankfulness: but only that out of my own Mouth, you may rest assured to expect that Measure of Thankfule ness at my Hands, which is according to the Infinithess of your Deserts, and to my Inclination and Ability, for Requital of the fame. · I ever, nay, can I ever be able, or rather fo un-4 able in Memory, as to forget your unexpected Readiness and Alacrity, your ever-memorable <sup>6</sup> Resolution, and your most wonderful Conjunction and Harmony of your Hearts, in declaring and embracing me as your undoubted and lawful

King and Governor? Or shall it ever be blotted out of my Mind, how at my first Entry into this Kingdom, the People of all Sorts rid and ran, nay rather flew to meet me? Their Eyes

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flaming.

1603.

In. 1. James L. flaming nothing but Sparkles of Affection. their Mouths and Tongues uttering nothing but Sounds of Joy; their Hands, Feet, and all the rest of their Members in their Gestures, discovering a passionate Longing, and Earnestness to meet and embrace their new Sovereign. Quid ergo retribuam? Shall I allow in myself that which I could never bear with in another? No, I must plainly and freely confess here, in all your Audiences, that I did ever naturally so far mislike a <sup>6</sup> Tongue too fmooth, and diligent in paying their • Creditors, with Lip-Payment and verbal Thanks, as I ever suspected that Sort of People, meant ont to pay their Debtors in more substantial Sort And therefore for expressing of my Thankfulness, I must resort unto the other two Reasons of my convening of this Parliament, by them in Action to utter my Thankfulness: Both the faid Reasons having but one Ground, which is the Deeds whereby all the Days of my Life, I am, by God's Grace, to express my said Thankfulness towards you, but divided in this: That in the first of these two, mine Actions of · Thanks are so inseparably conjoined with my Person, as they are in a Manner become individually annexed to the fame. In the other Reafon, mine Actions are such, as I may either do them, or leave them undone, tho' by God's Grace, I hope never to be weary of the doing them. ' As to the first, it is the Blessings which God hath, in my Person, bestowed upon you all, wherein I protest, I do more glory at the same for. your Weal, than for any particular respect of my.

own Reputation or Advantage therein. The first then of the Blessings, which God hath jointly with my Person sent unto you, is outward Peace; that is, Peace Abroad with all Foreign Neighbours: For, I thank God, I may iustly say, that never since I was a King, I either received Wrong of any other Christian Prince or

State, or did Wrong to any: I have ever, I praise God, yet kept Peace and Amity with all, which

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which hath been so far tied to my Person, as at An. 1. James L. my coming here you are Witnesses, I found the State embarked in a great and tedious War, and only by mine Arrival here, and by the Peace in my Person, is now Amity kept, where War was before, which is no small Blesling to a Christian Common-Wealth: For by Peace Abroad with their Neighbours the Towns flourish, the Merchants become rich, the Trade doth increase, and the People of all Sorts in the Land enjoy free Liberty to exercise themselves in their seve-\* ral Vocations, without Peril or Disturbance: Not that I think this outward Peace so unseparably tied to my Person, as I dare assuredly promise to myfelf, and to you, the certain Continuance thereof; but thus far I can very well assure you, and, on the Word of a King, promise unto you, that I shall never give the first Occasion of the Breach thereof; neither shall I ever be moved for any Particular, or private Passion of Mind, to interrupt your Public Peace, except I be forced thereunto, either for Reparation of the Hoonour of the Kingdom, or elfe by Necessity for the • Weal and Preservation of the same: In which Case, a secure and honourable War must be pre- ferred to an unsecure and dishonourable Peace. 4 Yet I do hope, by my Experience of the by-past Bleffings of Peace, which God hath so long, ever fince my Birth, bestowed upon me, that • he will not be weary to continue the same, nor ' repent him of his Grace towards me; transferring that Sentence of King David's upon his bye past Victories of War, to mine of Peace; that ' that God who preserved me from the devouring ' Jaws of the Bear, and of the Lion, and delivered ' them into my Hand, shall now also grant me Victory over that uncircumcifed Philistine. ' But although outward Peace be a great Blef-' fing, yet it is as far inferior to Peace within, as Civil Wars are more cruel and unnatural than Wars Abroad. And therefore the second great

Bleffing that God hath, with my Person, sent unto

An. 1. James I. " 1603.

you, is Peace within, and that in a double Form: First, by my Descent lineally out of the Loins of Henry VII. is re-united and confirmed in me the Union of the two Princely Roses of the two 6 Houses of Lancaster and York, whereof that 6 King, of happy Memory, was the first Uniter, as he was also the first Ground-layer of the other · Peace (the lamentable and miserable Events, by the civil and bloody Diffension betwixt these two · Houses was so great, and so late, as it need not . 6 be renewed unto your Memories) which as it was first settled and united in him, so it is now reunited and confirmed in me; being justly and ! lineally descended, not only of that happy Coniunction, but of both the Branches thereof in many Times before. But the Union of these two Frincely Houses is nothing comparable to the "Union of two ancient and famous Kingdoms, which is the other inward Peace annexed to mv Person.

And here I must crave your Patience for a little Space, to give me Leave to discourse more e particularly of the Benefits that do arise of that . Union which is made in my Blood, being a Matfer that belongeth most properly to me to speak of, as the Head, wherein that great Body is united. And first, if we were to look no higher than to Natural and Physical Reasons, we may eafily be perfuaded of the great Benefits that by that Union do redound to the whole Island: For f if twenty thousand Menbe a strong Army, is not the Double thereof, forty thousand, a double the ftronger Army? If a Baron enricheth himself with double as many Lands as he had before, is he not double the greater? Nature teacheth us, that · Mountains are made of Motes; and that at first, 6 Kingdoms being divided, and every particular Town, or little Country (as Tyrants or Ufurpers could obtain the Poffession) a Signory apart, many of these little Kingdoms are now in Process of Time, by the Ordinance of God, 6 joined into great Monarchies, whereby they are

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become powerful within themselves, to defend An. 1. James L. 4 themselves from all outward Invasions, and their · Head and Governor thereby enabled to redeem them from Foreign Affaults, and punish private Transgressions within. Do we do not yet remember that this Kingdom was divided into feven little Kingdoms, befides Wales? And is it onot now the stronger by their Union? And hath 'not the Union of Wales to England added a greater Strength thereto? Which, though it was a great Principality, was nothing comparable in Greatness and Power to the antient and famous 'Kingdom of Scotland, But what shall we stick upon any natural Appearance, when it is manifest, that God, by his Almighty Providence, hath pre-ordained it so to be? Hath not God first united these two Kingdoms, both in Language and Religion, and Similitude of Manners? 'Yea, hath he not made us all in one Island, compassed with one Sea, and of itself, by Nature, so indivisible, as almost those that were Borderers themselves on the late Borders, cannot distinguish, nor know, or discern their own Limits? These two Countries being separated neither by Sea nor great River, Mountain nor other Strength of Nature, but only by little small Brooks, or demolished little Walls, so as rather they were divided in Apprehension, than in Effect; and now in the End and Fulness of Time " united, the Right and Title of both in my Per-' fon, alike lineally descended of both the Crowns, whereby it is now become in a little World with itself, being intrenched and fortified round about with a natural, and yet admirable, strong Pond or Ditch, whereby all the former Fears of this Na-\* tion are now quite cut off: The other Part of the Island being ever before now, not only the Place of landing to all Strangers that were to make Invasion here, but likewise moved by the Enemies of this State, by untimely Incursions, to make ' inforced Diversion from their Conquests, for . defending themselves at Home, and keeping

The Parliamentary History An. I. James I. ' fure their Back-Door, as then it was called. which was the greatest Hindrance and Lett my 1603. Predecessors of this Nation ever got, in disturbing them from their many famous and glorious \* Conquests Abroad: What God hath conjoined then, e let no Man separate. I am the Husband, and all the whole Island is my lawful Wife; I am the Head, and it is my Body; I am the Shepherd, and it is my Flock: I hope, therefore, no Man will be fo unreasonable as to think that I, that am ' a Christian King under the Gospel, should be a Polygamist, and Husband to two Wives; that I being the Head, should have a divided and monftrous Body; or that being the Shepherd of so fair a Flock (whose Fold hath no Wall to fence it but the four Seas) should have my Flock parted in two. But as I am affured, that no honest Subject, of whatfoever Degree, within my whole Dominions, is less glad of this joyful Union than I am; so may the frivolous Objection of any that would be Hinderers of this Work ' (which God hath in my Person already established) be eafily answered; which can be none, except fuch as are either blinded with Ignorance, or else transported with Malice, being unable to bive in a well-governed Common-Wealth, and only delighting to fish in troubled Waters: For if they would stand upon their Reputation, and Privileges of any of the Kingdoms; I pray you, were not both of the Kingdoms Monarchies from the Beginning? And, consequently, could ever 's the Body be counted without the Head, which was ever unseparably joined thereunto? So that as the Honour and Privileges of any of the Kingdoms could not be divided from their Sovereign; 6 fo are they now confounded and joined in my

> When this Kingdom of England was ' divided into so many petty Kingdoms (as I told 'you before) one of them eat up another, till they

> ' Person, who am equal and alike kindly Head to

were all united into One. And yet can Wilt-fbire or Devonsbire, which were of the West-Sax-

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ons (although their Kingdom of longest Durance, An. 1. James I. and did, by Conquest, overcome divers of the rest of the little Kingdoms) make Claim to Priority of Place or Honour before Suffex, Effex, or other Shires, which were conquered by them? And have we not the like Experience in the Kingdom of France, being composed of divers Duchies, and one after another conquered by the Sword? For even as little Brooks lose their Names by running and falling into great Rivers, and the very Name and Memory of great Rivers swal-' lowed up in the Ocean: So by the Conjunction of divers little Kingdoms into One, are all these private Differences and Questions swallowed up. And fince the Success was happy of the Saxon Kingdoms, conquered by the Spear of Bellona: on much greater Reason have we to expect a happy Issue of this greater Union, which is only ' fastened and bound up by the Wedding-Ring of " Aftrea? And as God hath made Scotland (the one Half of this Island) to enjoy my Birth, and the first and most imperfect Half of my Life; and you here to enjoy the perfect and last Half thereof: So can I not think that any would be fo injurious to me, no not in their Thoughts and Wishes, as to cut asunder the one Half of me from the other. But in this Matter I have far enough infifted, refting affured, that in your Hearts and Minds you all applaud this my Dif-courfe.

'Now although these Blessings (before rehearsed) of inward and outward Peace be great; yet feeing that in all good Things a great Part of their Goodness and Estimation is lost, if they have ' not Appearance of Perpetuity or long Continuance: So hath it pleafed Almighty God to accompany my Person also with that Favour, having. healthful and hopeful Issue of my Body (whereof fome are here prefent) for Continuance and Propagation of that undoubted Right which is in my Person; under whom I doubt not but it willplease God to prosper and continue for many, ! Years

An. 1. James I. 'Years this Union, and all other Blessings of in-1603. 'ward and outward Peace which I have brought with me.

But neither Peace outward, nor Peace inward, one nor any other Bleffing that can follow thereupon. nor Appearance of the Perpetuity thereof, by Propagation in Posterity, are but weak Pillars, and rotten Reeds to lean unto: if God doth not ftrengthen, and, by the Staff of his Bleffing, make them durable; for in Vain doth the Watchman watch the City, if the Lord be not the principal Defence thereof; in Vain doth the Builder build the House, if God give not the Success; and in Vain (as Paul faith) doth Paul blant, and Apollos water, if God give not the 'Increase; for all Wordly Bleffings are but like ' swift passing Shadows, fading Flowers, or Chaff blown before the Wind, if by the Profession of true Religion, and Works according thereunto. God be not moved to maintain and fettle the Thrones of Princes. And, although, that fince " mine Entry into this Kingdom, I have both by meeting with divers of the Ecclefiaftical Estate. and likewise by divers Proclamations clearly declared by Mind in Points of Religion; yet do I. not think it amis, in this so solern an Audience. to take Occasion to discover somewhat of the Secrets of my Heart in that Matter. For I shall never (with God's Grace) be ashamed to make publick Profession thereof upon all Occasions, left God should be ashamed of me before Men and Angels; especially lest at this Time Men might prefume further, upon the Mii-Knowledge of my • Meaning, to trouble this Parliament of ours than?

were convenient.
At my first coming, although I found but one
Religion, and that which by myself is professed,
publickly allowed, and by the Law maintained;
yet found I another Sort of Religion, besides a
private Sect, lurking within the Bowels of this
Nation. The first is the true Religion, which
by me is professed, and by Law is established;
The

The fecond is, the falfly called Catholics, but An. 1. James 1. truly Papists: The third which I call a Sect ra- 1603.

ther than a Religion, is the Puritans and Novelists; who do not so far differ from us in Points of Religion, as in their confused Form of Policy and Parity; being ever discontented with the present Government, and impatient to suffer any Superiority, which maketh their Sects insufferable in any well-governed Common-Wealth. But as for my Course towards them, I remit it to my Proclamations made upon that Subject.

And now for the Papifts, I must put a Difference betwixt mine own private Profession of mine own Salvation, and my politick Government of the Realm for the Weal and Quietness thereof. As for mine own Profession, you have me your Head now amongst you of the fame Religion that the Body is of. As I am on Stranger to you in Blood, no more am I a Stranger to you in Faith, or in the Matters concerning the House of God. And although this my Profession be according to mine Education, wherein (I thank God) I sucked the Milk of God's Truth, with the Milk of my Nurse: Yet do I here protest unto you, that I would never for fuch a Conceit of Constancy or other prejudicate Opinion, have so firmly kept • my first Profession, if I had not found it agree--able to all Reason, and to the Rule of my Confcience. But I was never violent nor unreason-• able in my Profession: I acknowledge the Ro-" man Church to be our Mother Church, although defiled with some Informities and Corruptions, as the Jews were when they crucified Christ: And as I am none Enemy to the Life of a fick Man, because I would have his Body purged of ill Humours; no more am I Enemy to their 6 Church, because I would have them reform their Errors, not wishing the Down-throwing • of the Temple; but that it might be purged and cleansed from Corruption: Otherwise, How can they wish us to enter, if their House be

f not

An. 1. James I. 1603.

' not first made clean? But as I would be loather to dispense in the least Point of mine own Conscience for any wordly Respect, than the foolishest Precisian of them all, so would I be as forry to strait the politick Government of the Bodies and Minds of all my Subjects to my private Opinions: Nay, my Mind was ever fo free from Persecution or Thralling of my Subiects in Matters of Conscience, as I hope, that those of that Profession within this Kingdom have a Proof fince my Coming, that I was for far from increasing their Burdens with Rehoboam. as I have so much as either Time, Occasion. or Law could permit, lightened them. even now at this Time, have I been careful to revise and consider deeply upon the Laws made against them, that some Overture may be prooned to the present Parliament for clearing these Laws, by Reason, (which is the Soul of the Law) in Case they have been in Times past further, or more rigorously extended by Judges, than the Meaning of the Law, was, or might tend, to the Hurt as well of the innocent as of guilty Persons. And as to the Persons of my Subjects which are of that Profession, I must divide them into two Ranks, Clericks and Layicks; for the Part of the Layicks, certainly, I ever thought them far more excusable than the other Sort; because that Sort of Religion containeth fuch an ignorant, doubtful, and implicit 'Kind of Faith in the Layicks grounded upon their Church, as except they generally believe whatfoever their Teachers please to affirm, they cannot be thought guilty of these particular Points of Herefies and Corruptions, which their Teachers do fo wilfully profess. And again, I must subdivide the same Layicks into two Ranks; that is, either quiet and well minded Men, peaceable Subjects, who either being old, have retained their first drunken-in Liquor, upon a certain Shamefacedness to be thought curious or changeable; or being young Men, thro' evil Education,

have never been nursed or brought up, but u-An. 1. James I. opon such Venom in place of wholesome Nutriment: And that Sort of People, I would be forry to punish their Bodies for the Error of their 'Minds, the Reformation whereof must only come of God, and the true Spirit. But the other Rank of Layicks, who, either through Curiofity, Affectation of Novelty, or Discontentment in their private Humours, have chane ged their Coats, only to be factious Stirrers of Sedition, and Perturbers of the Common-Wealth; their Backwardness in their Religion giveth a Ground to me the Magistrate, to take the better heed to their Proceedings, and to correct their Doftinacy. But for the Part of the Clericks, I must directly say, and affirm, That as long as they maintain one special Point of their Doctrine. and another Point of their Practice, they are no Way fufferable to remain in this Kingdom. Their Point of Doctrine, is that arrogant and ambitious Supremacy of their Head, the Pope; whereby, he not only claims to be Spiritual Head of all Christians, but also to have an Imperial • Civil Power over all Kings and Emperors; dethroning and decrowning Princes with his Foot as pleaseth him; and dispensing and disposing of all Kingdoms and Empires at his Appetite. The other Point which they observe in continual • Practice, is the Assassinates and Murders of Kings; thinking it no Sin, but rather a Matter of Salvation, to do all Acts of Rebellion and · Hostility against their natural Sovereign Lord, • if he be once curfed, his Subjects discharged of • their Fidelity, and his Kingdom given a Prey by that three crowned-Monarch, or rather Monster, their Head. And in this Point, I have no Occasion to speak further here; saving that I could wish from my Heart, that it would please God to make me one of the Members of fuch a gene-\* ral Christian Union in Religion, as laying Wilfulness afide on both Hands, we might meet in • the Midst, which is the Center and Persection

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An. 1. James 1. of all Things. For, if they would leave, and be ashamed of such new and gross Corruptions of theirs, as themselves cannot maintain, nor deny to be worthy of Reformation; I would, for mine own Part, be content to meet them in the Mid-Way, fo that all Novelties might be renounced on either Side. For as my Faith is the true, ancient Catholick and Apostolick Faith, grounded upon the Scriptures and express Word of God: So will I ever yield all Reve-' rence to Antiquity in the Points of Ecclesiastical Policy; and by that Means, shall I ever with God's Grace, keep my felf from either being an · Heretick in Faith, or Schismatick in Matters of Policy. But of one Thing would I have the Papists of this Land to be admonished, That they presume not so much upon my Lenity (because I would be loath to be thought a Persecutor) as thereupon, to think it lawful for them daily to increase their Number and Strength in this Kingdom; whereby, if not in my Time, at least in the Time of my Posterity, they might be in hope to erect their Religion again. No; ket them assure themselves. That, as I am a Friend to their Persons, if they be good Subjects; fo am I an avowed Enemy, and dodenounce mortal War to their Errors: And, that as I would be forry to be driven by their ill Behaviour from the Protection and Confervation of their Bodies. and Lives; so will I never cease, as far I can. 6 to tread down their Errors and wrong Opinions. For, I could not permit the Increase and Growing of their Religion, without First betraying of my felf and mine own Conscience: Secondly, This whole Isle, as well the Part I am come from, as the Part I remain in, in s betraying their Liberties, and reducing them to the former flavish Yoak, which both had cast off before I came amongst them: And, Third-' ly, The Liberty of the Crown in my Posterity, which I should leave again in Slavery; having found it left free to me by my Predecessors.

And therefore, would I wish all good Subjects Ann. I. James I. that are deceived with that Corruption; first, if they find any Beginning of Instinction in themselves of Knowledge and Love to the Truth, to foster the same by all lawful Means, and to beware of quenching the Spirit that worketh within them; and if they can find as yet no Motion tending that Way, to be studious to read and confer with learned Men; and to use all fuch Means as may further their Resolution, asfuring themselves, that as long as they are difconformable in Religion from us, they cannot be but half my Subjects; be able to do but half Service, and I to want the best Half of them, which is their Souls. And here have I Occasion to speak to you my Lords the Bishops: For as you, my Lord of Durham, faid very e learnedly to Day in your Sermon, Correction without Instruction, is but a Tyranny; so ought you, and all the Clergy under you, to be more careful, vigilant, and diligent than you have been, to win Souls to God, as well by your exemplary Life, as Doctrine. And fince you fee how careful they are, sparing neither Labour, Pains, nor extreme Peril of their Persons to divert, (the De-\* vil is so busy a Bishop) ye should be the more ' careful and wakeful in your Charges. Follow ' the Rule prescribed you by St. Paul, Be careful to exbort and to instruct in Season and out of Sea-• fon; and where you have been any way fluggish before, now waken yourselves up again with a new Diligence in this Point, remitting the Success to God, who calling them either at the fecond, third, tenth or twelfth Hour, as they • are alike welcome to him, so shall they be to me, his Lieutenant here. The third Reason of my conveening of you at this Time, which containeth such Actions of my

The third Reason of my conveening of you at this Time, which containeth such Actions of my Thankfulness toward you, as I may either do, or leave undone, yet shall, with God's Grace, ever press to perform all the Days of my Life:
It consists in these two Points, in making of Laws Vol. V.

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' at certain Times, which is only at fuch Times as this in Parliament, or in the careful Execution thereof at all other Times. As for the making of them. I will thus far faithfully promise unto 'you, that I will ever prefer the Weal of the Body, and of the whole Common-Wealth, in making of good Laws and Constitutions, to any particular or private Ends of mine, thinking ever the Wealth and Weal of the Common-Wealth to be my greatest Weal and wordly Felicity: A Point wherein a lawful King doth directly differ from a Tyrant. But at this Time, I am only thus far to forwarn you in that Point. that vou beware to feek the making of too many Laws, for two especial Reasons: First, because In corruptissima Republica plurimæ Leges; and the Execution of good Laws is ' far more profitable in a Common-Wealth, than to burden Men's Memories with the making of too many of them. And next, because the making of too many Laws in one Parliament. will bring in Confusion, for Lack of Leisure wifely to deliberate before you conclude: For the Bishop said well To-day, that to Deliberation would a large Time be given, but to Execution a greater Promptness was required. for the Execution of good Laws, it hath been very wifely and honourably forefeen and ordered by my Predecessors in this Kingdom, in planting fuch a Number of Judges, and all Sorts of Magistrates in convenient Places for the Execution of the same: And therefore must I now turn me 6 to you that are Judges and Magistrates under e me, as mine Eyes and Ears in this Cafe. I can · fay none otherwise to you then as Ezekias, the good King of Juda, faid to their Judges, Remember that the Thrones you fit on are God's, and neither yours nor mine: And that as you must be answerable to me, so must both you and I be answerable to God, for the due Execution of our Offices. That Place is no Place for you to utter your Affections in, you must not there

hate your Foe nor love your Friend, fear the An. r. James I. Offence of the greater Party, or pity the Misery of the meaner; ye must be blind and not see Distinctions of Persons, handless, not to receive Bribes; but keep that just Temper and Mid-Course in all your Proceedings, that like a just Balance ye may neither sway to the Right nor Left Hand. Three principal Qualities are required in you, Knowledge, Courage, and Sincerity: That you may discern with Knowledge, execute with Courage, and do both in upright Sincerity. And, as for my f'art, I do vow and orotest here in the Presence of God, and of this honourable Audience, I never shall be weary, f nor omit no Occasion, wherein I may shew my Carefulness of the Execution of good Laws. And as I with you that are Judges not to be weary in your Office in doing of it; fo I shall e never be weary, with God's Grace, to take Account of you, which is properly my Calling. And thus having told you the three Causes of • my conveening of this Parliament, all three tending only to utter my Thankfulness, but in divers Forms, the first by Word, the other two by Action; I do confess that when I have done and • performed all that in this Speech I have promifed, Inutilis Servus sum: Inutile, because the Meaning of the Word Inutilis in that Place of Scripture is "understood, that in doing all that Service which • we can to God, it is but our Due, and we do nothing to God but that which we are bound to 6 do. And in like Manner, when I have done all that I can for you, I do nothing but that which I am bound to do, and am accountable to God • upon the contrary: For I do acknowledge, that the special and greatest Point of Difference that is betwixt a rightful King and an usurping Tyrant is in this; that whereas the proud and ambitious Tyrant doth think his Kingdom and People are only ordained for Satisfaction of his Defires and unreasonable Appetites; the righteous and just

\* King doth, by the contrary, acknowledge him-

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felf to be ordained for the procuring of the Wealth An. 1. James I., and Prosperity of his People, and that his greatest and principal wordly Felicity must confist in their Prosperity. If you be rich I cannot be poor; if you be happy I cannot but be fortunate; and I protest that your Welfare shall ever be my greatest Care and Contentment: And that I am a Servant it is most true, that as I am Head and Governor of all the People in my Dominion who are my natural Vasfals and Subjects, confidering them in Numbers and diftinct Ranks; fo if we will take the whole People as one Body and Mass, then as the Head is ordained for the ' Body, and not the Body for the Head; so must a righteous King know himself to be ordained for his People, and not his People for him: For although a King and People be Relata, yet can he be no King if he want People and Subjects. But there be many People in the World that ' lack a Head, wherefore I will never be ashamed to confess it my principal Honour, to be the great Servant of the Common-Wealth, and ever think the Prosperity thereof to be my greatest Felicity, as I have already faid. But as it was the whole Body of this Kingdom.

with an uniform Affent and Harmony, as I told you in the Beginning of my Speech, which did fo far oblige me in Good-Will and Thankfulness of Requital by their Alacrity and Readiness in de- claring and receiving me to that Place which God had provided for me, and not any particular Perfons: (for then it had not been the Body) So is • my Thankfulness due to the whole State. • even as in Matter of Faults, Quod a multis pecca-' tur, impune peccatur: Even so even in the Matfer of virtuous and good Deeds, what is done by the willing Confent and Harmony of the whole

myself, in that I could not satisfy the particular 4 Humours of every Person, that looked for some

Body, no particular Person can justly claim 'Thanks as proper to him for the same. therefore I must here make a little Apology for

Advancement or Reward at my Hand, fince my An. 1. James I. Entry into this Kingdom. Three Kind of Things were craved of me: Advancement to Honour, <sup>6</sup> Preferment to Place of Credit about my Person, and Reward in Matters of Land or Profit. had bestowed Honour upon all, no Man could have been advanc'd to Honour. For the Dee grees of Honour do confift in preferring some above their Fellows. If every Man had the like Access to my Privy or Bed-Chamber, then no Man could have it, because it cannot contain all. And • if I had bestowed Lands and Rewards upon every Man, the Fountain of my Liberality would be fo exhausted and dried, as I would lack Means to be liberal to any Man. And yet was I not fo fparing, but I may, without vaunting, affirm, that I have enlarged my Favour in all the three Degrees, towards as many and more than ever King of England did in fo short a Space: No. I rather crave your Pardon that I have been fo bountiful: For if the Means of the Crown be wasted, I behoved then to have Recourse to you • my Subjects, and be burdenfome to you, which I would be lothest to be of any King alive. For as it is true, that as I have already faid, it was a whole Body which did deserve so well at my ' Hand, and not every particular Person of the • People: Yet were there some who by reason of ' their Office, Credit with the People or otherwise, took Occasion both before, and at the Time of 'my coming amongst you, to give Proof of their Love and Affection towards me. Not that I am any way in Doubt, that if other of my Subjects had been in their Places, and had had the like Occasion, but they would have uttered the like ' good Effects, (so general and so great were the Love and Affection of you all towards me:) But ' yet this having been performed by some special Persons, I could not, without Unthankfulness, but requite them accordingly. And therefore had I just Occasion to advance some in Honour, ' some to Places of Service about me, and by rewarding.

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An. 1. James I. 4 warding to enable some who had deserved well of me, and were not otherwise able to maintain the Ranks I thought them capable of; and others, who although they had not particularly deserved before, yet I found them capable and worthy of Place of Preferment and Credit, and not able to fustain those Places for which I thought them fit. without my Help. Two especial Causes moved me to be so open handed; whereof the one was reasonable and honourable; but the other, I will ont be ashamed to confess unto you, proceeded of mine own Infirmity. That which was just and honourable, was, that being so far beholding to the Body of the whole State, I thought I could onot refuse to let run some small Brooks out of the · Fountain of my Thankfulness to the whole, for refreshing of particular Persons that were Members of that Multitude. The other, which proceeded out of mine own Infirmity, was the Multitude and Importunity of Suitors. But although Reason come by Insusion in a Manner, yet Exf perience groweth with Time and Labour: And therefore do I not doubt, but Experience in Time coming will both teach the particular Subjects of this Kingdom, not to be so importune and undiscrete in craving; and me not to be so easily f and lightly moved, in granting that which may be harmful to my Estate, and consequently to the whole Kingdom.

> And thus having at length declared unto you ' my Mind in all the Points, for the which I cale led this Parliament: My Conclusion shall only ' now be to excuse myself, in Case you have not found fuch Eloquence in my Speech, as peradventure you might have looked for at my Hands. I might, if I lift, alledge the great Weight of my Affairs and my continual Bufiness and Distraction, that I could never have Leisure to think upon what I was to speak, before I came to the Place where I was to speak: And I might also f alledge, that my first Sight of this so famous and honourable an Affembly, might likewise breed

fome Impediment. But leaving these Excuses, An. 1. James I. I will plainly and freely, in my Manner, tell vou the true Cause of it, which is, that it becometh a King, in my Opinion, to use no other Eloquence than Plainness and Sincerity. Plainness I mean, that his Speeches should be so clear and void of all Ambiguity, that they may ont be thrown, nor rent afunder into contrary Senses like the old Oracles of the Pagan Gods. And by Sincerity, I understand that Uprightness and Honesty which ought to be in a King's whole Speeches and Actions: That as far as a King is in Honour erected above any of his Sube jects, so far should he strive in Sincerity to be above them all, and that his Tongue should be ever the true Messenger of his Heart: And this Sort of Eloquence may you ever affuredly look for at my Hands.'

The King's long Speech being ended, the Lord Chancellor made a short one, according to Form and Order; and, in the End, signified his Majesty's Pleasure to the Commons, that they should go and make Choice of a Speaker, and present him to the King on the 22d of the same Month, or three Days after. Accordingly, on the said Day, Sir Edward Phellips, Knt. King's Serjeant, was Sir Edward Phellips, brought up to the Bar of the House of Lords, by lips, Kt. Speaker, several Knights and Burgesses, as their Speaker, and, with the usual Ceremonies, was allowed.

The Journals of the House of Commons, for this, and all the succeeding Parliaments, are much more copious and circumstantial than formerly; therefore to take Notice of every Incident, would be endless. For the first Days of this Session, they are mostly taken up with regulating Elections, and ascertaining Privileges, &c. which we shall omit; except the samous Case of Sir Francis Goodwin and Sir John Fortescue, which must find a Place in these Enquiries When any Thing else occurs in these Journals, not taken Notice of by the Lords, it shall also find a Place; and, they begin the first Parliament

An. 1, James I. liament of this King with a very extraordinary 1601. Preface: which, for the Rarity of it, deserves inferting.

Lunæ, Martii 19, 1603.

After reciting the Time of the Session, with the King's Titles, &c, it goes on in the following Manner.

### LICEAT PREFARI.

RemarkablePreface to the Jourliament.

HE first Frame of this earthly Body of a Chaos became a diffinct Essence of Creanals of this Part tures. (b) Man, the most noble by Nature, born to a Law, out of that gave Law to others, and to himself. Hence Order, the Lustre of Nature, guided by a First Essence, put all Government into Form: First, In Two, who, by Procreation, according to the Rule of Power (Increase and multiply) made a Family, with One Head; by Propagation, a Tribe, or Kindred, with One Elder, or Chief; by Multiplication, a Society, a Province, a Country, a Kingdom, with one or more Guides or Leaders, of Spirit, aptest, or, of Choice, fittest,

to govern.

This Division, forting itself into Proprieties, fell. in Parts of Right, greater and smaller, to some Tribe, Kindred, or elective Change of Person. Vicisfitudo Rerum, the Herald of Time, doth warrant this to be the true original Pedigree of Government; and, by a present Change, in our own Eyes, hath made the Demonstration more subject to our Sense, by our Loss of an excellent Princess, by our Gain of a Successor, for eminent Virtue, and Experience in Government, famous, and peerless; leading us, by a momentary Fear, to a better Sight of a permanent Happiness: The Taste and Comfort of which Happiness did first entertain us by his Majesty's Entry in Peace, by his Passage with Acceptance, and by his Settling with Glory and Policy; wherein (his first Moving bearing some Resemblance of a new World) his first Care was. to re-create and renew his Laws, the Life of Government, by the greatest Council of the Kingdom.

(b) From the printed Journals of the Commons, p. 139.

dom, the High-Court of Parliament; which, be An. 1. James I. ing compounded of the three Estates (the Body Representative of this Common - Wealth) was, of Custom, and, in a manner, of Necessity, to be aftembled at the City of Westminster, adjoining to the City of London, the Metropolis, or Mother-City, of the Kingdom: But, because those Cities, as likewise many other Parts of the Land, were at that Time, and long after, overspread with a dangerous Contagion of Pestilence, the Summons of that Assembly was deferred until the One-and-thirtieth of January, 1603, next following: At which Time, the Heat of that great Sickness abating, his Majesty, by the Advice of his Council, gave Warrant, under his Signature, to the Lord Ellesmere, Lord Chancellor of England, to fend forth Writs of Summons, directed to the Lords Spiritual and Temporal, and the Commons, of this Kingdom: But.

We shall omit the Form of the Writ in the Journals and some other Ceremonies, and pass on to the Speaker's Oration made to the King, on his being confirmed in that Office, which the same Authority gives us in these Words:

Most renowned, and of all other most worthy to be admired, Sovereign:

S the supreme and all-powerful King of The Speaker's Heaven hath created Man to govern his Oration to the Works, so did he depute terrestrial Kings, in King. whom his Image was, to govern Men; but yet fo, as still to think, that they themselves are but Men: And to that End adorned them with three Imperial Enfigns of Honour; a Crown, a Scepter, and a Sword; commanding to the Crown Reverence, to the Scepter Obedience, and to the Sword Fear: Wherewith, in his divine Distribution of Kings and Kingdoms, he hath magnified and invested your facred Person, in the Ime perial Throne of this most victorious and happy Nation, wherein you now do, and Nester like, long may, fit; not as a Conqueror, by the Sword, but as an undoubted Inheritor, by the Scepter;

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not as a Stepfather, by Match or Alliance, but as a true tender Father, by Descent of Nature, to whom we your Children are truly naturalized in our Subjection, and from whom in our Loyalty we expect unto us a paternal Protecti on: The Ark of Government of which Kingdom hath ever been steered by the Laws of the fame; and these distributed to the Jurisdiction of feveral Courts of Justice; the Commanding and Imperial Court whereof is this your Majesty's Great and High Court of Parliament; by whose · Power only new Laws are to be instituted, ime perfect Laws reformed, and inconvenient Laws abrogated; whose Justice therein is such, and so absolute, that no such Laws can either be instituted, reformed, or abrogated, but by the Unity of the Commons Agreement, the Lords Accord. and your Majesty's Royal and Regal Assent; onby to your Highness's Prerogative Nullity, by your own Disassent to their Conclusions, belongeth; for that this Court standeth compounded of two Powers; the one ordinary, the other absolute: Ordinary, in the Lords and Commons Proceedings; but in your Highness, absolute, either negatively to frustrate, or affirmatively to confirm; but not to institute. The Body of which Court or Council of Estate confisteth of two Houses; the one, the Lower House of Par-' liament, the Members whereof are the Knights of Shires, and Burgesles of Towns and Corporations; the other, the Higher House, framed of the Lords Spiritual and Temporal: The perfonal Attendance of all which particular Members your Majesty, by your Prerogative Royal, hath now commanded; and accordingly your dutiful and loyal Subjects, the Knights and Bure gesses of the Lower House, have therein presented themselves, and, answerable to the antient Privilege of that Place, and your gracious Liberty and Favour to them vouchfafed, the better thereby to avoid the Inconvenience of Parity, the Mother of Confusion and Enemy to Unity,

have nominated my worthless Self their unwor-An. 1. James I, thy Speaker; wherein although their Affections s and Loves (the Abuses of true Opinion and ' Judgment) have in this missuided their former known and approved Wisdoms; yet it resteth in vour Regal Power, either to breathe Life, or ' pronounce Death to this their yet unwarranted Nomination. Give me Leave therefore, most forudent and deferving Sovereign, to appeal from their misled Opinions, by the Misguide of their Favours, to your approved Justice and Judg-' ment; and rather therein to blemish my defective Self, by laying open my fecret Imperfections, and thereby endamaging only mine own particu-' lar Private, than to deceive their Hopes (being of me but waking Dreams) and wrong the Weight of this fo great and important public • Service; which require th to be managed by the ' absolute Perfection of Experience, the Mother of Prudence; by the Profoundness of Literature, the Father of true Judgment; and by the Fulness and Grace of Nature's Gifts, which are the Beauty and Ornament of Arts and Actions; from the Virtues of all and every whereof I am fo far estranged, that not tasting of Parnassus's Springs at all, nor of that Honey, left upon the Lips of Plate and Pindarus by the Bees, Birds of • the Muses; as I remain touched with the Error of the contrary, and thereby am disabled to undergo the Weight of so heavy a Burthen, under which I do already groan, and shall both faint and fail, if not by your Justice disburthened, or by your Clemency commiserate. I therefore, prostrating myself at the Foot of your Juflice-feat, do implore my Discharge; not moved thereto by any cold Humour to your Highness's • Service (for therein I rather chuse to be cooled by Death, than by Want of Will to neglect the fame) but only through the frost-bitten Defects of • mine own Imperfections; which if they could, be repaired with Mind's true Zeal to effect that, which my Heart defireth, then Life breatheth 6 not.

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An. I. James 1. ont in that Body, who more longeth to employ the fame in all Duties, that may to your Majeffy be ferviceable, or to your Highness acceptable. Notwithstanding, as your devoted Subject and Servant, I only and wholy subject myself, my state, and Life, as the true Subject of your gracious Pleasure; defiring not longer to live, than to to live, that my Breath and Life may breathe out to your Majesty Loyalty, Faith, and Obedience, whereof my Life and Death shall be my Pawn and Pledge.

Here he stopp'd; but being told by the Lord Chancellor that the King would not excuse him, but confirm the Election of the Commons; he then proceeded.

Most renowned Sovereign,

F a divided Mind may frame a well-joined Answer, then may I say, Too much, more than too justly, may your Majesty contemn my Wants, but never condemn my Want of Duty: For, although in this Place of Employment '(now commanded). I ought, and do, give Precedency to many, yet to none in my Will to do 'you Service; for therein my Zeal shall ever refemble the Fire, hot, and yet trembling; hot, in my Desire to discharge the full Measure of my Duty; but, Pifander like, trembling, in my Fear, lest, through my Impersections, I fail in that, which I should perform. My Course of Life hath not been much conversant in the Study of Arts, which might make me speak seripta vel ' sculpta, as Demosthenes wished; nor in the Policies of State, of which a Subject to his Sovereign " must speak breviter aut suaviter; but in the Profession and Practice of the Laws, which are Ner-' vi Republicæ et Ligamenta, the Bonds and Sinews of this Kingdom; which yield more Fruits of Reason, than Words, the Buds of Art, and blosfoming Terms of Eloquence: And therefore to confine myself within the proper Element of my ' Profession, and not to aim and fnatch at Things

6 beyond my Reach; be pleased, of all others most An. 1. James L. renowned Sovereign, in few and unfiled Words, to entertain with your gracious Aspect a comparative Resemblance between a Body by Nature, and the Body Politic of this your Majesty's Common-Wealth, figured and drawn out of the Rules of Law; whereof, as the natural Body of the one is framed of four principal Parts, name-'ly, of a Head, of a Body, of a Life, and of a Soul; so is the Politic Body of the other comopounded of like Four effential Members; as of a 'Head, of a Body, of a Life, and of a Soul: · \* And as, by the Disbranching of any one Particu-Iar from the natural Body, the Perfection of the Whole is dissolved; so, by the Dismembring from the Politic Body of any one of the Four. Politic Parts, the Glory of the Whole is difroot-This Politic Head now is (and we all, with one zealous and united Devotion, pray, long and Iong may be) your most honoured and best deserving Self; this Body Politic now is, and still defire to be, your loyal and faithful Subjects; this · Politic Life now is, and fo well deserves to be, vour Highness's common and positive Laws; this Politic Soul now is, and so of Necessity must be, your absolute Justice in the true Distribution of the same. And as the natural Head of the one (although the Prince, and directing Part of the • Whole) cannot be supported without his natural Body, nor the natural Body without his natural Life, nor the natural Life breathe without the Soul: no more can the Politic Head of the other (although the supreme and commanding Part) fland secure without his Subjects, being the Politic Body, nor the Politic Body without his Laws, being his Politic Life, nor his Politic Life without his Politic Soul, being Execution. And as • the natural Body of the one is subject to the Imeperfections of Nature, and, in best Health and Fulness, findeth least his Danger; so, in Peace and Plenty, is the other subject to Enormities of 6.Misguide and Error; which made good Laws fpring.

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fpring out of bad Manners; for if Diseases were not, there needs no Medicines; nor Use of Laws, but for Restraint of Evils. The natural Head's Providence protecteth the Body from gross Difeases, and discreet Forefight preventeth Afterclaps of Danger; so the Wisdom, Prudence, and good Guide of the Politic Head, is the fovereign Preservative against the insectious Poison of Discord and Disorder: And as to each Part of the natural Body belongeth divers, several, and divided Duties and Offices to be performed; so is (or ought to be) every Part of the Politic Body attended on with Four particular Virtues and Properties: As, to the Head there belongeth, first, Zeal in Religion, whereby God may be truly honoured; fecondly, Prudence in constituting Laws, whereby the Body may be rightly govere ned; thirdly, Magnanimity, to repel the Fury, both of Foes and Fortunes; fourthly, Justice, tempered so with Mercy, whereby the well-disoposed may not be drawn to prefume, nor the rash and negligent Delinquent driven to Despair: To the Body, first, Devotion, to pray for the Safety of fo precious an Head; fecondly, Minds and Wills to obey him in all faithful Loyalty; third-1y, Hands and Hearts, as Brethren in Unity, to fight against the common Enemy in Defence of his Royal Dignity; fourthly, Purses prepared and open to supply the necessary Occasions of his So-' vereignty: To the Life, being the Law, belongeth, first, to inform you our Prince, how us your Subjects to command; fecondly, to direct us your Subjects, how you our Sovereign to obey; third-'ly, to instruct your Highness's Magistrates, and Officers of Justice, with Knowledge how to ad-• judge; fourthly, to teach your Ministers of Government the Mean and Manner how to disci-• pline; for Ignorance of Laws brings Error in Judgment, and Error or Corruption in Judgment is the very Plague of the Innocent: The Soul, being Execution, requireth, first, to preserve the Authority of Laws from Contempt; secondly,

to maintain the Power of Government in his ab-An. z. James I. folute Virtue; thirdly, to protect the Oppressed from the Tyranny of Oppression; fourthly, to correct the Oppressors with the Sword of judicial Cenfure, that your Laws may not be Cobwebs to punish little Flies, and let the great escape; for Lenity and Gentleness to such fo bad, is no-' thing else but Cruelty to them that are good. Body of these Mixtures, thus compounded, is both to the Prince and Subjects in Earth, and all earthly Things, Sammum Bonum. For the first four Virtues of the Head God is honoured, the People governed, Enemies are repelled, Justice without Tyranny, and Mercy without Remissness diffributed. By the second Four Duties of the Body, the Head is secured, Loyalty performed, Royalty defended, Sovereignty in Wars maintained, and in Peace adorned. By the third Four Properties of the Life, being the Law, Commandments are rightly commanded, Obedience is truly yielded, Judgments with Knowledge are pronounced, Executions without Error executed. By the last Four Offices of the Soul, being Execution, you shall find Laws in Authority preserved, Government in his Virtue maintained, the Oppressed strongly, yea, graciously, protected, and the Oppressors sharply and worthily correct-And if any Kingdom and Body Politic • might appropriate the Perfection of this so blessed Happiness to themselves, it is we, now your Ma-' jesty's Subjects, in our late deceased sovereign Queen, and in you, our liege and living King: For fuch was the Virtue of her princely Regiment, that, as living, she lived, of her Sex, the Wonder of her Time; so, now dead, she liveth a true Mirror to all succeeding Ages. For that in her Religion she was zealous, without Wavering; in her Counsels wise, without Levity; in her Determinings deliberate, without Rashness; in her Resolutions constant, without Mutability; in her Justice absolute, without Cruelty; in her Mercy temperate, without careless Remissiness;

An. 1. James I. 6 in her Choice of Magistrates of Justice, and Officers of Attendance, curiously respective, without sudden Admission; first, trying their Deserts by the Touchstone of her Council's Censure; and, secondly, approving them in the Fire of the Worth of their own Virtues, and not by the Value of their own corrupt-given Rewards; misbiking fnaky Ambition, that winds itself into many Figures, till it flide into the Room which it defires; but ever condemning it as an Evil of dangerous Consequence, to place worthless Men in worthy Places; foreknowing, they that want true Sufficiency to raise themselves, will make them a Ladder of any Mischief: Secondly, as a Thing to herself dishonourable, unless with Virtue she held the Scales, and weighed their Deferts in the Balance of Honour: Thirdly, to her Subjects intolerable, to impose, or suffer, in Place of Justice, a bribing and corrupt Magistrate: And lastly, to the Government of the Estate she esteemed them the Rocks of Government's Reproach. the Quick-fands of true Justice, and the Whirlopool of the Common-Wealth's Decay; wherein, if in ought misled by the Error of Information (from which the King of Heaven only, and on King on Earth, is free) theirs, and not her's, was the deserved Blame of that Offence; whose Example therein, being dead, if in ought fo mifguided, liveth to the Living a lively Admonisher, both to abhor and abandon temporizing Smoothers, Matchavilian Politiquers, and corrupt bribing Informers, as the venemous Poisoners of Virtue's clear Fountain. By which, and e many other her princely Governments, we, her People, loved her with our Hearts true Love; obeyed her with Conscience, not by Constraint, feared for her, never feared by her; prayed for her with the Spirit of Faith; and lived to die for her in all constant Loyalty. The same Love, the fame Obedience, the fame Fear, the fame Faith, and the felf-same Loyalty, we still retain, and faithfully, constantly, and religiously profess, protest.

protest, and present to your most sacred Majesty; An. z. James L. refolving ourselves, that, as by Nature, you both ' descended from that blessed Root of Union, un-'der whom, by whom, and from whom, she did, 'and your Majesty now doth, wear and bear the 'Imperial Crown and Scepter of this thrice bleffed ' Monarchy; that, as she did, so your Majesty will bud the like or greater Fruits of such a Solomon, and so heroic a Root; whereof your Zeal in Re-'ligion, your unblemished Course of Life, your 'Precedence before all other Princes in divine and 'moral Literature, your Temperance in Disposition, your Justice in your Judgments, your Mer-'cy to Delinquents, and your approved Magnani-' mity in Dangers, these all give us Assurance, that we have but exchanged our exquisite Queen for an absolute King: And if Success of Ends may ' be foreknown by their Beginnings, and Conclusions approved by the Premiles, then may I conclude, that never were (h) more bleffed in their King, ' nor King more beloved and happy in his People: For fuch, and so high, was and is our Esteem of your princely Deferts, and fuch, and so great, 'did and do we value the Price of your eminent 'and unmatchable Perfections, that without Hearts grudging, Minds murmuring, or Thoughts difcontent (some few impostumed Persons, now dis-'vomited, excepted) you wear, and long may wear, the Imperial Crown of this right powerful 'Kingdom; whose People your Majesty shall find, 'by Profession, to be religious, without fantastical 'Curiofity; by Nature, to be refolute, without 'Infolency; by Subjection, to be loyal and faith-'ful, without Treason or Treachery; by mode-' rate Discipline, to be tractable and obedient, with-'out Rebellion; and by Law and Authority only to feek to right their Wrongs, without treacher-'ous Revenge, or public Hostility; and yet, inter Pares, impatient of Baseness and Servility. 'Jura regalia they usurp not; but to the Crown they do their Reverence, to the Scepter their Obedience, Vol. V. (b) Sie Orig. But the Word People feems to be omitted here.

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An. 1. James I. 6 bedience, and the Imperial Sword they only fear; whereby this Day, that, to foreign Enemies, and domestical Discontents, was (ill Mens Hope, and good Mens Fear) to be the Day of Blood, is now become the Day of England's fettled Peace, and joyful Safety; and may well be faid, This is the Day that the Lord hath made, let England rejoice and triumph in it: For that Virtue is now ono Treason, nor no Man wisheth the Reign of Augustus, nor speaketh of the first Times of Tiberius. And although fome fiery-spirited Detractors, very fault-finding, and yet very faulty, have derogated from Princes Regiment, from States Government, from Senates Integrity, from Judges Justice, from Magistrates Discipline, and from 'Commons Obedience; yet foregoing Time, and your Majesty's present and future Trial, shall approve it a Regiment never more renowned, a Government never more constantly settled, a Senate never more justly wife, Judges never more • judicially just, Magistrates never more respectively vigilant, nor Commons never more lovally obedient; and although, as Men, subject to the Imperfections of Men, yet, from Hands and · Hearts Corruption, as free from deserved Accufation, as fuch traducing Earwigs are guilty of Condemnation. And had your Majesty, before 'your princely Arrival, been an Eye and an Earwitness to the prudent and provident Directions and Endeavours of the then Council of Estate. of the regardful Employment of the Nobility, of the vigilant Circumspection of the Officers and Ministers of Justice, and generally of the loyal Conformity and Obedience of the Commons, all in their feveral Ranks endeavouring, and agreeing, with Hearts true united Content, to your High-'ness's Instalment; you then would, out of your princely Judgment, rather have approved it a free Election, than a descending Right; wherein they expressed their Judgments in your undoubted Title, manifested their reverend Respects to your 6 high and admired Virtues, and approved their Loy-

Lovalty to your approved Crown and Scepter. An. 1. James I'. And although the Policies of precedent Time did forbear the public Declaration of your then future, and now present Right; yet was both the "Head and the Body so far from Purpose to ime peach the fame, that confidently I believe, and boldly dare affirm, that neither she, nor they, ever thought Thought, or dreamed Dream, to offer Wrong to your Succession therein; but as the one was in Policy forborn, fo in Conscience the other was never purposed. And now, fince 'God, to whose only Prerogative the Inthronizing and Disthronizing of Kings appertaineth, hath, by the Setting of her Sun, raised and spread the Beams of your Glory; and by calling her to his heavenly Service, hath freed her from her temporal Regiment; and hath, out of his divine Providence, crowned you with the fame Crown, bleffed you with the same Religion, enriched you with the same Dominions, and strengthned you with the Hearts of the self-same Subjects and People; that, as she did, so your Majesty will be pleased to protect us in our Religion, to favour us in our Loyalties, to cherish us in our Obedience, and to nourish us in our faithful Subjection. And as to her, so to you, we faithfully proftrate and subject ourselves, our State, and Lives, to be disposed and sacrificed for and in your Mae jesty's Service; religiously praying, that your ' Highness's Government, and our Subjection, may be to God pleafing; to you, our Sovereign, abfolute; to Enemies and Traitors powerful and 'fearful; and to all true devoted Subjects fruitful. 'and comfortable: Then shall God be glorified, your Majesty renowned, Religion advanced. and your State and People secured from Popes Curlings, Enemies Oppressions, and Traitors Treacheries; whereunto all true English Hearts fay, Amen. And thus being by the Rules of Difcretion foretold, that to offend your facred Ears with multa, fince to fatisfy your gracious Expectation with multum is denied me, were an Error, of.

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An. 1. James L. of Errors the most erroneous: Therefore, fince I retain not the Virtue of the one, give me Leave, most magnificent Sovereign, to prevent the Erfor of the other; and in these few Words, be pleafed to receive as much as can be conceived, may proceed from a Man and Mind, truly and wholly devoted to your Service; who defireth no longer to breathe, than so to breathe, that his Breath may breathe out to your Majesty Loyalty, Faith, and Obedience, whereof his Life and Death shall be his Pawn and Pledge: Who here, ' upon the Knees of my Duty, in all Humility, do prefent to your gracious Confideration five Petitions; the Benefit of three whereof are peculiar to mine own Particular, the other two to the Knights, Burgesses, and Members of the Lower House of Parliament.

'The first whereof is, That if, in your gracious Eyes, Ears, or Judgment, during the Time of this mine Employment and Service, I have, 6 do, or shall, through my Imperfections (which al- ready appear to your Majesty to be too too many) either in Manner, Form, or Matter, neglect that, which I ought to have performed, or err in that, which I ought not to have done, that your Majesty will be pleased, out of your Clemency, rather to commiserate the same, than out of your Lustice therein to correct my unwilling commit-• ted Errors.

Secondly, That if any, by private Information, endeavour to possess your facted Ears with Matter of Blemish or Detraction concerning my Course of Proceeding, that your gracious Cenfire thereof may be fuspended, until, by your

Pleasure, I be called to my Trial, and your Judgment: For that many Things may be either miscarried, or misconceived, in Causes of this Nature.

Thirdly, That, as Occasion shall move, I may, by your royal Favour, be permitted Access to your princely Presence, in Places and Times convenient, for fuch Negotiations, as the Duty of my Place Chall require.

Fourthly,

Fourthly.

An. I. James L. 1603.

What followed is omitted in the Journals: But it could be no more than the common Form of asking for Liberty of Speech, &c. which, as usual, was granted by the King, without the cautionary Restrictions used in the last Reign (i).

The first Thing the Commons went upon. when they were got to their own House, was, to examine into a Complaint, then made, by Sir Herbert Grofts, one of their Members. It feems this to a Member. Gentleman, coming up with others to hear the King's Speech, in the House of Lords, had the Door shut upon him; and one Bryan Tashe, a Yeoman of the Guard, violently repulsed Sir Herbert, faying, Goodman Burgess you come not here. This was referred as an Affront to the whole House; and it might have proved vexatious, had not one of the Officers of State made up the Matter: so the House was contented with Tashe's acknowledging and asking Pardon for his Fault, and receiving a Reprimand from the Speaker, on his Knees, at the Bar for it.—But to begin with the Lords.

The first Bill that was brought into their House An Act for rebore this Title. A most joyful and just Recognition cognising the of the immediate, lawful, and undoubted Succession, King's Title. Descent, and Right of the Crown. The next Day this Bill was read a second Time and ordered to be engroffed; and the Day after it passed the House of Lords, and was fent down to the Commons, by an extraordinary Commission, viz. the two Lord Chief Justices, two Judges, Mr. Serjeant Craok and Mr. Attorney-General. The House of Commons were no less eager to pay their Complements to their new King; for. March the 31st, we find this Entry in the Lords Journals. 'This Day the Bill intituled an Act for a most joyful and just \* Recognition, &c. was returned to their Lordships from the Lower House, by the Hands of Mr. Secretary Herbert, accompanied by the most Part

of the Knights and Burgesses of the said House, who fignified their joyful Acceptation of the faid

<sup>(</sup>i) See Vol. IV. p. 349, 408, 427.

# The Parliamentary HISTORY

An. r. James I. Bill, and their Willingness in expediting it, by 1603, giving three several Readings to the same, as soon

as they received it.'

The particular Writer of this King's Life was one Arthur Wilson, Esq; the best Edition of which is printed in Kennet's History of England, with that Prelate's Notes upon it. In one of which, the Bishop represents him as a prejudiced Writer, if not a rancorous one, against King James; another Author fays, that he was more a Satyrist than an Historian (k): But, as this Author, like many others, is very short in his Account of Parliamentary Proceedings, there is little to be extracted from him to our Purpose. In the Course of the whole Parliament now before us. Willon takes no Notice of any one Act but the foregoing; on which, he makes the following Reflection (1). "The Parliament, highly admiring the King's

Abilities, made a Recognition thereof with many

Elogies, as the prime Act of their humble Submission to his Government. Wherein, they

Wilfon's Remarks thereon.

> yield their most humble Thanks to the divine Majesty for his Access to the Crown. And they defire from their Hearts, as a Memorial to all Posterity, it may be published, and declared, and remain amongst the Records of the High Court of Parliament for ever to endure, That they ac- knowledge his Right of Succession to the Crown of England and the Empire thereof; and thereunto they faithfully submit and oblige themselves, their Heirs and Posterities for ever, until the last 'Drop of their Blood be spent. So high mounted was the Affection of the People to the King; and, happily might have continued fo, if some After-lealousies had not intervened, that like Clouds hindered the Influence of their more in-' timate Correspondence.'

Thus far Mr. Wilfon. But, in order to shew, more clearly, the Senfe of an English Parliament, and therein of the whole Nation at that Time, who

are

<sup>(</sup>k) Fuller's Church Hift. Book X. p. 57. (1) Kennet's Hift. of England, Vol. II. p. 673.

are and ever have been fond of Changes, we shall An. 1. James I. subjoin the Preamble to the Act itself, as the best 1603. Testimony of their full Acknowledgment of this King's Title to the Crown (m).

Great and manifold were the Benefits, most dread and most gracious Sovereign, wherewith Almighty God bleffed this Kingdom and Nation, by the happy Union and Conjunction of the two noble Houses of York and Lancaster, thereby preserving this noble Realm, formerly torn and almost wasted with long and miserable Dissention and bloody Civil War; but more inestimable and unspeakable Blessings are thereby poured upon us, because there is derived and grown from and out of that Union of these two princely Families, a more famous and greater Union, or rather a re-uniting of two mighty, famous and antient Kingdoms, (yet antiently but one) of England and Scotland, under one imperial Crown, in your most royal Person, who is lineally, rightfully and lawfully descended of the Body of the most excellent Lady Margaret, eldest Daughter of the most renowned King Henry VIIth, and the High and Noble Princess Queen Elizabeth bis Wife, eldest Daughter of King Edward IVth, the faid Lady Margaret being eldest Sister to King Henry VIIIth; Father of the High and Mighty Princess, of famous Memory, Elizabeth late Queen of England.

In Confideration whereof, &c.

March 26th, on a Motion of the Lord Cecil, A grand Confea Conference was agreed upon to be had with a cer-rence between tain Number of the Lower House, concerning the the two Houses, public State of the Nation; and on two Things, in particular, Purveyors and Respite of Homage. To which the Commons desired might be added another Article concerning the Matter of Wards: Answer was returned back, by the Lords, 'That they liked well the Motion for a Conference, touching the last mentioned Matter. But, with all, because there were several other Things that did concern the public State; of which it was, like-wise

<sup>(</sup>m) Statutes at large, 1. Jac. I. Cap. 1,

An. 1. James I, wife proper to have Conference, before Hand, for the better Furtherance of the public Service; and, in regard, the faid Matters were of Importance, their Lordships desire them to increase the Number of their Committee as they intended to do theirs.

> A large Committee of Lords were accordingly appointed, confisting of nine Earls, one Viscount, fix Bishops and thirteen Barons; who were to be attended by the two Lord Chief Justices, four Judges, Mr. Serjeant Crook, and Mr. Attorney-General. The Commons deputed about fixty Knights and Burgesses of their House; and this is all that the Yournals of the Lords mention of this

Matter..

But the Yournals of the Commons are not so silent; for it was, indeed, a Business of Importance to the Liberties and Privileges of that House. pin, (from Coke,) represents this Affair as another Instance of this King's aiming at absolute Power. In order to introduce this Matter, we shall give a Paragraph from this Author's History of England. and then subjoin the whole Account, as it stands in the Journals of the House of Commons at this There needs no Apology for the Length of it; a Case of this Nature allowing of no Abridgment in this Work (n).

Rapin's Obfer-

'Immediately after the Opening of the Parliavarious thereon ment, the Commons examining, according to Cuftom, the contested Elections, there was a Debate in the House about the Return of Sir Francis Goodwin, and Sir John Fortescue, for Knight of the Shire for the County of Bucks, and upon a full Hearing, Sir Francis was declared duly elected. Three Days after, the Lords sent a Message to the Commons, that there might be a Conference about Goodwin's Election. The Commons furprized at so extraordinary a Message, answered, They did not think themselves obliged to give an Account of their Proceedings, and therefore could not grant the Conference required. The Lords replied, the King having been acquainted with what had passed in Good-

<sup>(</sup>v) Rapin, Vol. II. p. 168, et fog,

Goodwin's Case, thought himself engaged in Ho-Ap 1. same 1. nour to have the Affair dehated again, and had ordered them to confer with the Commons upon it. Whereupon, the Commons, by their Speaker, gave their Reasons to the King, why they could not admit of this Innovation. But all they could obtain was, that instead of a Conference with the Lords, the King commanded them to confer with the Judges. This pleased them no more than the They fet down their Reasons in Writing. Other. and delivered them at the Council-Chamber, to defire their Lordships to intercede for them to the King, not to violate their Privileges. The Answer was, the King absolutely commanded them to have a Conference with the Judges. The Commons were extremely surprized at so absolute an Order. Mean while, fearing to be accused of too easily engaging in a Quarrel with the King, they thought it more proper to yield, than fland out, fully bent however to adhere to what had been determined in the Case of the contested Election. Certainly the King had engaged in a very nice Affair, and probably would not have come off with Honour, had he not been difengaged by Goodwin's Moderation. Sir Francis chusing to forseit his Right rather than occasion a Quarrel between the King and the Commons, defired the House to order the County of " Bucks to elect another Knight in his Stead. King and Commons equally accepted of this Expedient, which prevented them from coming to Extremities; but the King found from hence, that no great Account was made of the Proclamation upon calling the Parliament, whereby he meant to be Master of the Elections.' Thus far Mr. Rapin.

This Case of Sir Francis Goodwin was printed, by Order of the House of Commons, Anno 1704, under the Direction of Robert Harley, Esq; (afterwards Earl of Oxford) then Speaker, on Occasion of the famous Debate, at that Time, upon the Aylesbury Election.—— Several Passages therein were distinguished by being printed in a different Character; As such Distinction seems to point out the

An. r. James I. the Sense of the then House of Commons, upon 1603. this Matter, the same Method is followed here.

> The CASE between Sir Francis Goodwin and Sir John Fortescue, &c. (0).

Debate on a Reingham.

HE first Motion was made on the 22d of March, by Sir William Fleetwood, one of turn for the County of Buck, the Knights returned for the County of Bucks, on the Behalf of Sir Francis Goodwin, Kt. who, upon the first Writ of Summons directed to the Sheriff of Bucks, was elected the first Knight for that Shire: But the Return of his Election being made. it was refuled by the Clerk of the Crown, quia utlaganus: (p) And because Sir John Fortescue, upon a Second Writ, was elected, and entered in that Place, his Defire was, That this Return might be examined, and Sir Francis Goodwin receiv'd as a Member of the House. The House gave Way to the Motion; and for a more deliberate and judicial Proceeding in a Case of Privilege so important to the House.

Ordered. That the Serjeant (the proper Officer of the House) should give Warning to the Clerk of the Crown to appear at the Bar at Eight o'Clock the next Morning, and to bring with him all the Writs of Summons, Indentures, and Returns of Elections for the County of Bucks, made and returned for this Parliament; and to give Warning also to Sir Francis Goodwin, to attend in Perfon, whom their Pleafure was to hear, Ore tenus, to deliver the State of his own Cause, and the Manner and Reasons of the Proceeding in the Election of the Knights of the Shire for that County.

March 23d, Sir George Coppin, Kt. Clerk of the Crown, appeared at the Bar accordingly, and produced all the Writs of Summons, Indentures, and Returns made of the Knights for Bucking hamsbire for this Parliament; which were severally read by

the Clerk of the House, and then the Clerk of the Crown commanded to retire to the Door: And after.

<sup>(</sup>o) Journ. Dom. Com. An. 1. James I. (a) In the King's Proclamation for calling this Parliament a Caution is given against Electing outlaw'd Persons. See before, p. 7.

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after, Sir Francis Goodwin himself attending to An. 1. James J. know the Pleasure of the House, was called in, to deliver the State of his own Cause, Ore tenus; wherein he was heard at large, and commanded again to retire until the House had determined what to do.

In this mean Time the whole Case was at large opened, and argued pro & contra, by fundry learned and grave Members of the House; and after much Dispute, the Question was agreed upon and made.

Whether Sir Francis Goodwin were lawfully Elected and Returned one of the Knights for Bucks, and ought to be Admitted and Received as a Member of this House?

Upon this Question, it was

Resolved in the Affirmative, That he was lawfully Elected and Returned, and (de Jure) ought to be Received.

Hereupon the Clerk of the Crown was commanded to file the first Indenture of Return: And Order was given, That Sir Francis should presently take the Oath of Supremacy as usual, and his Place in the House; which he did accordingly.

March 27th, Sir Francis Bacon, in reporting 2 Conference with the Lords, touching Wardship and other Things, reported, That a Lord touched the Case of Sir Francis Goodwin as a Thing he had heard at large, but did not understand it; and therefore defired to know it more particularly from this House. To which Answer was made, That they had no Warrant from the House to speak of it.

Sir Edward Coke, his Majesty's Attorney-General, and Mr. Doctor Hone, bring a Message from the Lords, expressing with what Acceptation their Lordships entertained their Motion Yesterday, not only for the Matter, being of very great Weight and Consequence, but especially for the Manner; namely, That, touching Wardship, they would not petition for Ease in it as a Matter of Wrong, but of Grief; and pray to be relieved by Grace, and not by Justice: And their Lordships for Answer were desirous, and moved at that Time to couple in the same Petition the Matter of Grievance.

An. 1. James I. Grievance, of Respite of Homage; which his Malefty, out of his gracious Favour and Love to his People, had himfelf taken Knowledge of. And as they conceive it to be likely, that the Conference may continue between the Two Houses, touching the said Matters; as they are very zealous of the Furtherance of their Purpose, so are they jealous of any Impediment that may breed Lett or Hindrance therein : Therefore they defire, for a more clear Proceeding and Removing of all Stumbling-Blocks, that the former Committees may, in a second Conference to be had, have Authority to treat touching the Case of Sir Francis Goodwin, the Knight for Buckinghamshire, first of all, before any other Matter were farther proceeded in.

The Answer to this Message was (as usual) That they would return Answer by Messengers of their own.

Upon this Message it was argued by some. That in no fort they should give Account to the Lords of their Proceedings in the House; but that Mr. Speaker should from the House be a Suitor to his Majesty, to bave Access, and as their common Mouth give his Highness Satisfaction by Direction from the House: That now the Judgment of Sir Francis Goodwin's Case having passed the House, it could not, nor ought not, to be reversed by them. A Precedent, Anno 27 Eliz. cited; where a Bill brought down from the Lords, upon the First Reading was rejected; the Lords sent Messengers to demand a Reason of their Judgment: It was denied to yield any Reason.

This Argument brought forth this Question, which Mr. Speaker was ordered by the House pre-

fently to make, viz.

Whether they should Confer with the Lords, touching the Case of Sir Francis Goodwin the Knight for Buckinghamshire? And Refelv'd, That they should not.

It was then confidered as fit to return fome Anfwer to the Message from the Lords; and Mr. Secretary Herbert, with some other of the Committees, were appointed to deliver to their Lordships, from the House, That they did conceive it did not stand in Honour and Otder of the House, to give

give Account of any their Proceedings or Doings: An. 1. James I. But if their Lordships have any Purpose to confer for the Residue, that then they will be ready at such Time and Place, and with such Number as their Lordships shall think meet.

Upon the last Message to the Lords, the Messengers return, That their Lordships would presently

fend Answer by Messengers of their own.

Sir Edward Coke, his Majesty's Attorney-General, Dr. Garew, Dr. Hone, and Mr. Tyndall, delivered from the Lords, That their Lordships taking Notice in particular of the Return of the Sheriff of Bucks; and acquainting his Majesty with it, his Highness conceived himself engaged and touched in Honour that there might be some Conference of it between the Two Houses; and to that End, signified his Pleasure unto them, and by them to this House.

Upon this Message, so Extraordinary and Unexpetted, the House entered into some Consideration what were fit to be done; and it was Resolved, That his Majesty might be moved for Access the next Day. And afterwards they understood his Pleasure to be, That they should attend at Whiteball at Eight the next Morning. But because the Time was then somewhat far spent, they Ordered, That the House, with Mr. Speaker, should meet at Six the next Morning in the House. Yet afore their Rising, they thought fit to name a Committee of twenty-nine Members, to set down the Effect of that which Mr. Speaker was to deliver from the House to the King, who were to meet at Four that Afternoon at the Parliament-Chamber in the Middle-Temple.

Accordingly on the 28th, Mr. Speaker, with a great Number of the House, assembled at Six in the Morning, with a Purpose to treat and resolve what should be delivered to his Majesty, (being appointed to attend him the same Morning at Eight) touching the Reasons of their Proceeding in Sir Pransis Goodwin's Case: But because the House was not then thought full enough for a Matter of that Consequence, they proceeded to the Reading of Bills.

Upon

# 62 The Parliamentary HISTORY

An. 1. James I. 1603.

Upon Motion touching Mr. Speaker's Attendance on the King, a Committee was named to accompany him, confifting of All the Privy-Council, being Members of the House, and sixty-seven more. (q)

Mr. Speaker, together with these Committees, were this Day, at Eight in the Morning, appointed to attend his Majesty, and to relate the Reasons of the Proceeding of the House in Sir Francis Goodwin's Case; where, upon Answer or Reply, such Lawyers as be of the Committee are to give their Assistance.

The next Day Mr. Speaker related what he had delivered to the King by Warrant from the House, touching their proceeding in Sir Francis Goodwin's Case, and his Majesty's Answer; whereof, because Part was afterwards penned by Select Committees, read in the House, and offered in Writing to the King, he had but touched the Heads, omitting many Circumstances. He said, he First delivered, 1. The Manner and Matter. 2. Then such Precedents as had been vouched and stood upon.

3. He opened the Body of the Law for Election.

The First Writ of Summons, dated Ultimo Januarii before the Parliament: The Writ issued duly: The Liberty was free, by that Writ, to choose in Pleno Commitatu: The Election was made according to that Writ, and the Indenture duly returned; and therefore adjudged by the House, That this First Election being good, the Second

was confequently void.

For the Matter of Utlawry against Sir Francis Goodwin, there was one projectived against him at the Suit of Johnson; 31 Eliz. for 60 l. and was laid and proceeded in the Hustings, London. Another, at the Suit of one Hacker, for 16 l. 39 Eliz. That Sir Francis had since been chosen, admitted, and served as a Member of this House, in the several Parliaments holden 39 and 43 Eliz. That the Utlawry remained in the Hustings, so as the Law could not take Notice of it; neither was it

<sup>(</sup>q) Their Names are in the Journalis But, for Brevity's Sake, emitted here.

it pleadable. I Eliz. One Smith was found Ut-An, I. James I. lawed, and Privileged by the House. 23 Eliz. One Vaughan Utlawed, and, upon the Question and Division of the House, Privileged, being carried with the Difference of fix Voices. 35 Eliz. Three Precedents vouched. 39 H. 6. (r) Fitz-Herbert: The Case not judged; but Opinions delivered. Mr. John Killegree having 52 Utlawries returned against him, was admitted to Serve in the Sir William Harecourt was found Eighteen Times Utlawed, and yet was admitted to Serve. The Manner of the Election is limited by the Statute. The supposed Utlawry, 31 Eliz. against Sir Francis, was no Utlawry at all; for wherefoever a Man is fued, the Proclamation ought to go into the County where the Party dwelleth; or else the Utlawry is not good. 39 & 43 Eliz. The general Pardon is good for Utlawries, against all, faying the Party at whose Suit. 31 Eliz. It was Franciscus Goodwin, Gen. 39 Eliz. Franciscus Goodwin, Armig. The Sheriff is no Judge of the Utlawry, neither could take Notice it was the fame Man; and therefore could not properly return him Utlawed.

That his Majesty answered, He was loath he should be forced to alter his Tune; and that he should now change it into Matter of Grief, by way of Contestation. He did sample it to the Murmur and Contradiction of the People of Ifrael, He did not attribute the Cause of his Grief to any Purpose in the House to offend him; but only to a mistaking of the Law. For Matters of Fact, he answered them all particularly, That for his Part he was indifferent which of them was chosen, Sir Jahn or Sir Francis: That they could suspect no special Affection in him, because this was a Counsellor not brought in by himself. That he had no Purpose to impeach their Privilege; but since they

<sup>(</sup>r) The Accurate Editor of the printed Journals makes this Remark, 'The Words (39 H. 6.) seem to be improperly inserted here, and are, in the Book of Notes, placed before the Citation of Smyth's Case, I Eliz. and in the Margin of the Journal itself against these Words is written, Querca'

An. 1. James I. 1603.

derived all Matters of Privilege from him, and by bis Grant, he expected they should not be turned against him. That there was no Precedent did sute this Case sully: Precedents in the Times of Minors, of Tyrants, of Women, of Simple Kings, not to be credited; because for some private Ends. By the Law this House ought not to meddle with Returns, being all made into the Chancery, and are to be corrected or reformed by that Court only, into which they are returned. An. 35 H. 6. It was the Resolution of all the Judges, That Matter of Utlawry was a sufficient Cause of Dismission of any Member out of the House. That the Judges have now Resolved, That Sir Francis Goodwin standeth Utlawed according to the Laws of this Land.

In Conclusion, it was his Majesty's special Charge

unto us,

That, First, the Course already taken should be truly Reported. 2. That we should debate the Matter, and Resolve amongst ourselves. 3. That we should admit of Conserence with the Judges. 4. That we should make Report of all the Proceedings, unto the Council.

This Relation being made, the House did not enter into any further Consideration of the Matter at that Time; but Resolved, and Ordered, That it should be the First Matter mov'd the next Morning.

March 30th, it was moved and urged by a Member, touching the Difference now on Foot between the King and the House, That there is just Fear of some great Abuse in the late Election. his Conscience the King hath been much missinformed; and that he had too many Misinformers. which he prayed God might be removed or leffened That now the Case of Sir Tohn in their Number. Fortescue and Sir Francis Goodwin was become the Case of the whole Kingdom. That Old Lawyers. forget, and commonly interpret the Lazy according to the Time: That by this Course the Free Election of the Country is taken away, and none shall be chosen, but such as shall please the King and Council. Let us therefore, with Fortifude, Understanding and Sincerity, seek to maintain our Pri- An i. James Li vilege: which cannot be taken or construed any Contempt in us, but meerly a Maintenance of our Common Right, which our Ancestors have left us, and is just and fit for us to transfer to our Posterity.

Another; For a Law to be made, That never any Man, Outlawed, should shew his Face here again. The Difference, he observed, was some unrespective Carriage towards his Majesty in this Matter: And therefore let our Proceeding be dutiful and careful towards him, in advising of some speedy Course to give his Majesty Satisfaction; that is (as he conceived) according to the King's Project: First, to advise amongst ourselves, and then to confer with the Judges, not as Parliament-Men; but as Counsellors; not as though they were to reverse our Errors, but that we might be better informed; not now the Case of Sir John and Sir Francis, but a Case of great Difference between the King and us, wherein we are deeply to confider the Consequence if this Pique be bruited in the Country, abroad or beyond the Seas. It is fit we let the King see how much we take to Heart this Matter, sythence our Affections have so much appeared in the passing and present Expediting of the Act of Recognition, &c. Concl. That we should tender our humble Petition to his Majesty, for Leave to make a Law for the Banishing of all Outlaws hereafter from the Parliament, and pray, That we may hold all our Privileges entire.

A Third, That we ought not to contest with the King; that it is fit to have a Conference: That by it we shall lose no Privilege, but rather gain; for the Matters of the Conference will be Two, Satisfaction of the King, and putting in Certainty our Privilege. All is not yet faid that may be faid; we are not to dispute with one that is Governor of Thirty Legions. Confitendum est ne frustra interrogasset. Let us deal plainly and freely with the Lords, and let them know all the They are jealous of the Honour of a Privy-Counsellor, we of the Freedom of Election. Vot. V.

160E.

An. r. James I. is fit great Men maintain their Prerogative; so is it fit that we maintain our Privileges. This is a Court of Record, therefore ought we by all Means feek to preserve the Honour and Dignity of it. If a Burgess be chosen for Two Places, the Burgess makes his Choice for which he will ferve, and a Warrant shall be directed from Mr. Speaker, in the Name of the House, to the Clerk of the Crown to fend forth a Writ for a new Election for the other Place left; which is a direct Proof that it is a Court of Power and of Record. have a Clerk and a Register; all Matters that pass here are entered of Record, and preserved. they stand for the Honour of a Counsellor, so we for our Privileges. It is to be wished, That we had a Law to declare our Privileges, that we have a Court of Record and a Register. Obj. We (they fay) are but half of the Body, and the Lords are the Parts nearest the Head. Ans. Nothing ascends to the Head but by the Breasts, &c. Concl. That we may pray it may be explained by a Law what our Privileges are; and that no Man Outlawed (5) may hereafter be admitted.

There must be a Judge of the Return before we fit; and this is now judged according to the positive Laws of the Realm by the King, which infringeth not our Liberty, fince we judge after the Court is fet, according to Discretion. No Precedent, That any Man was put out of the House for Utlawry; therefore it had been fit we should have defired to inform the King that he was misinformed. -- Let us now leave this particular Case to the King, and Confider and Resolve of the Material Questions that will fall out in the Debate of it. 1. Whether this Court hath Power to take Notice of Returns made before we fit here? 2. Whether Men Utlawed may be of the House? 3. Whether a Man pardoned, having not fued forth a Writ of Scire facias, may be called in Question? 4. Whether the Writ were returned the 17th of February

or no, upon Oath of the Sheriff? Some

<sup>(</sup>s) Sometimes Utlawry and Utlawed, fometimes Outlawry and Outlawed, in the Original.

Some others were strong in Opinion, That we An. 1. James L. ought not to confer nor to commit, faying, That Majesty had conferred with Justice; yet Majesty had left the Stopping of the Wound to us. should taint ourselves with Three great Blemishes, if we should alter our Judgment, Levity, Cruelty and Cowardice. There be three Degrees of upright Judgment, Motion, Examination, Judgment: All these have passed us. No Court can reform their own Judgment. Every Day a Term here. Every Act that passeth this House, is an Act of Parliament. Shall Justice float up and down? Shall he be a Member To-day, and shall we tear him off To-morrow? If the Member be found it is Violence: If the Hand tear the rest it is Cruelty. Part torn, but it may bleed to the Ruin of the whole. — Let Sir Francis Goodwin stand as he is: Duty and Courage may stand together; let not the House be inveigled by Suggestions. This may be called a Que Warrante to feize our Liberties.

There hath been Three Main Objections.

1. The King's Exception. We could shew no Precedent in this Kind. Answ. The King could shew no such Writ before. Our Hands were never fought to be closed before, nor we prevented. It opens a Gap to thrust us all into the Petty Bag. AChancellor may call a Parliament of what Persons he will by this Course. Any Suggestion, by any Person, may

be Cause of sending a new Writ.

2. Objection by the Lord Chief Justice. By the Law we had nothing to do to examine Returns. Answ. Judges cannot take Notice of private Customs or Privileges: But we have a Privilege which stands with the Law. The Judges informed the King of the Law, but not of the Case of Privilege. It is true, 35 H. 6. all the Judges resolved, That no Outlawed Man ought to be admitted; but that was Controlled by Parliament. It is the same Opinion now; let us Controll it as then; we have done no Offence to the State: Let us therefore be constant in our own Judgment.

3. Ob-

An. i, James I. 3. Objection. \*\*\*\* Another; The King's Pleafure, That we should deliver the Reasons of that we have done to be just. — If we clear our Contempt,

bave done to be just.— If we clear our Contempt, we have discharged ourselves. The King's-Bench cannot reverse their Judgment the same Term; therefore not the Parliament. Let us send a Message to the Lords, That we are ready so to do, as

we do not undo this House.

Others; Nan Coronabitur qui non legitime cert averit. Not to be termed a Difference between his Majesty and the Commons, Rogamus Auguste, non pugnamus. The Question is not of Matter of Privilege, but of Judgment. Let us attend them as Lords of the Council, and not as Lords of Parliament.—
We do no ways Contest or Contend with his Majesty. The King is no way bound in Honour. If Writs go forth unduly, they may be Controlled without Impeachment to the King's Honour. It is the Act of his Inserior Officers. It is now come to this Question, Whether the Chancery or Parliament aught to have Authority? Quest. Whether we wight to satisfy the King in his Commandment?

The King's Message was, That we should Confider within ourselves, and Resolve of ourselves; then no Need to confer with the Judges: If we cannot, then it is fit to be Resolved by the Judges.—The Judges have judged, and we have judged; What Need then of Conference? Let there be no Spark of that Grace taken from us, which we have had already from his Majesty. Let our Reasons be put into Articles, and delivered in all Humble-

ness unto him.

Upon the Conclusion of this Debate in this Manner, the House proceeded to Question; and the first was. —— 1. Q. Whether the House was Resolved n the Matter?

And the Question was Answered by general Voice, That the whole House was Resolved.—

2. Q. Whether the Reasons of their Proceeding shall be set down in Writing? And it was Resolved, That they shall, and Ordered surther, That a Committee should be named for that Purpose, and appoint-

appointed first to set them down in Writing, and An. z. Jame I. to bring them to the House, there to be published, and to receive their Allowance.

A Committee was instantly named, conflisting of Mr Recorder of London, Mr Sollicitor, Mr Attorney of the Wards, All the Serjeants at Law, and thirty-seven Members more. To meet this Afternoon, at Two, in the Exchequer-Chamber.

The Authority given unto them by the House, was this:——The House being resolved, upon the Question, That the Reasons of their precedent Resolution, touching the Return, Admittance and Retaining of Sir Francis Goodwin as a Member of this House, should be set down in Writing; these Committees were specially appointed to perform that Service, and have Warrant from the House to send for any Officer, to View and Search any Record, or other Thing of that Kind, which may help their Knowledge or Memory in this particular Service: And having deliberately by general Consent set down all such Reasons, they are to bring them in Writing into the House, there to be Read and Approved, as shall be thought fit.

April 2, it was moved, That Committees might be named to take the Examination of the Sheriff of Buckinghamsbire, who was by former Order sent for, and now come. And a Committee were nam'd and appointed to take his Examination pre-

fently.

Sir Charles Cornwallis moved in Excuse of Sir Francis Goodwin's Absence from the House, and prayeth, That they would as well in their own Judgment pardon it, as witness and affirm his Care and Modesty, upon all Occasions, to the King, in that he hath forborn, during all the Time of this Question, to come into the House.

The Examination of the Sheriff having been presently taken by the Committees, was returned in this Form.—Interr. 1. Why he removed the

County from Aylesbury to Brickhill?

He faith, It was by Reason of the Plague being at Aylesbury, the County being the 25th of Jan-E 3 uarx.

An. 1. James I. stary, at which Time three were dead of the Plague there. This was the only Motive of re-

moving his County.

Interr. 2. Whether he were present at the first Election? — He was present, and was as faithful to wish this second Place to Sir Francis Goodwin, as the first to Sir John Fortelcue; fent Sir Francis Goodwin word, before the Election, he should not need to bring any Freeholders, for the Election he thought would be without Scruple for them both; first to Sir John, second to Sir Francis. About Eight o' Clock he came to Brickbill; was then told by Sir George Throckmorton, and others, That the first Voice would be given for Sir Francis; he answered, He hoped it would not be so, and defired every Gentleman to deal with his Freeholders. Eight went to the Election, a great Number there being Children, never at the County. After the Writ read, he first intimated the Points of the Proclamation: then jointly propounded Sir John Fortescue and Sir Francis Goodwin. The Freeholders cried first. A Goodwin, A Goodwin: Every Justice of Peace on the Bench said, A Fortescue, A Fortescue; and came down from the Bench before they named any for a fecond Place, and defired the Freeholders to name Sir John Fortescue for the first. Sir Francis Goodwin being in a Chamber near, was fent for by the Sheriff and suffices; and he came down and earnestly perfwaded with the Freeholders, faying, Sir John was bis good Friend, had been bis Father's, and that they would not do Sir John that Injury: Notwithstanding the Freeholders would not defist, but all cried. A Goodwin, A Goodwin; some crying, A Fortescue, to the Number of 60 or thereabouts, the other for Sir Francis Goodwin, being about 200 or 300; and Sir Francis Goodwin, to his thinking, dealt very plainly and earnestly in this Matter for Sir John Fortescue; for that Sir Francis Goodwin did so earnestly protest it unto him.

Interr. 3. Who laboured him to make the Return fe long before the Day of the Parliament? — He being here in London, Mr. Attorney-General, the

the 2d of March, at his Chamber in the Inner- An. 1. James J. Temple, delivered him two Cap. Utlagat. against Sir Francis Goodwin; and before he made his Return, he went and advised with Mr. Attorney about his Return, who pen'd it, and so it was done by his Direction: And the Return being written. upon Friday after the King's Coming through London, near about my Lord Chancellor's Gate, in the Presence of Sir John Fortescue, he deliver'd the Writ, to Sir George Coppin: And at this Time (it being about Four in the Afternoon) and before they parted, Sir John Fortescue delivered him the fecond Writ fealed; Sir John Fortescue, Sir George Coppin, and himself, being not above an Hour together at that Time, and never had but this new Writ of Parliament to him delivered.

Subscribed, Francis Cheyne.

This was returned by the Committee to the Hands of the Clerk, but not at all read in the House.

Mr. Speaker remembreth the Matter of Conference with the Judges, and offereth to repeat and put again the Questions that were formerly made; being before uncertainly and unperfectly left (as the said) in the Case of Buckingham/hire, viz.

1. Whether the House were resolved in the

Matter?

2. Whether they should confer with the Judges?

And at length induced the House to entertain the latter Question; and, being made, was carried by general Voice in the Negative, No Conference.

Upon this Passage, it was urged for a Rule, That a Question being once made, and carried in the Affirmative or Negative, cannot be questioned again; but must stand as a Judgement of the House.

It was thought fit that Mr. Speaker should attend the Committee for penning the Reasons in Sir Francis Goodwin's Case, not by Commandment, but Voluntary of himself.

The next Day the Reasons of the Proceeding of the House in Sir Francis Goodwin's Case, pen-

ned

#### 72 The Parliamentary HISTORY

Order, brought in by Mr Francis Moore, and read by the Clerk, directed in Form of a Petition.

To the KING's Most Excellent Majesty.

The Humble Answer of the Commons House of
Parliament to His Majesty's Objections in Sir
Francis Goodwin's Case.

M O S T Gracious, our Dear and Dread Sovereign, Relation being made to Us by our Speaker, of Your Majesty's Royal Clemency and Patience in hearing us, and of Your Princely Prudence in discerning; shewing affectionate Defire rather to receive Satisfaction to clear us, than Cause to pardon us: We do in all Humbleness render our most bounden Thanks for the same; protesting, by the Bond of our Allegiance, That we never had Thought to offend Your Majesty; at whose Feet we shall ever lie prostrate, with Loyal Hearts, to sacrifice our felves and all we have for Your Majesty's Service: And in this Particular, we could find no Quiet in our Minds, that would suffer us to entertain other Thoughts, until we had addressed our Answer to Your Most Excellent Majesty: for which, nevertheless, we have presumed of the longer Time, in respect we have prepared fome Precedents, requiring Search, to yield Your Majesty better Satisfaction.

There were objected aginst us by Your Majesty and Your Reverend Judges, Four Things, to impeach our Proceedings, in receiving Francis Good-

win, Knight, into our House.

Objection 1. The First, That we assume to our selves Power of Examining of the Elections and Returns of Knights and Burgesses, which belongeth to Your Majessy's Chancery, and not to us: For that all Returns of Writs were examinable in the Courts wherein they are returnable; and the Parliament Writs being returnable into the Chancery, the Returns of them must needs be there examin'd and not with us.

Our

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Our Humble Answer is, That, until the 7th An. 1. James 1. Year of King Henry IV. all Parliament Writs were returnable into the Parliament; as appeareth by many Precedents of Record ready to be shewed, and consequently the Returns there examinable: In which Year a Statute was made, That thenceforth every Parliament Writ, containing the Day and Place where the Parliament shall be holden, should have this Clause, viz. Et Electionem tuam in pleno Comitatu factam distincte & aperte sub Sigillo tuo & Sigillis eorum, qui Electioni illi intersuerint, nobis in Cancellariam nostram ad Diem & Locum in Brevi content' certifices indilate (1).

By this, although the Form of the Writ be fomewhat altered, yet the Power of the Parliament to examine and determine of Elections, remaineth; for fo the Statute hath been always expounded ever fithence, by Use to this Day: And for that Purpose, both the Clerk of the Crown hath always used to [attend] all the Parliament Time, upon the Commons House, with the Writs and Returns; and also the Commons in the Beginning of every Parliament, have ever used to appoint special Committees, all the Parliament Time, for examining Controversies concerning Elections and Returns of Knights and Burgesses: During which Time, the Writs and Indentures remain with the Clerk of the Crown; and after the Parliament ended, and not before, are delivered to the Clerk of the Petty-Bag in Chancery, to be kept there; which is warranted by Reason and Precedents: Reason; for that it is fit that the Returns should be in that Place examined, where the Appearance and Service of the Writ is appointed. The Appearance and Service is in Parliament, therefore the Return examinable in Parliament.

Precedents: One in the 29th Year of the Reign of the late Queen Elizabeth, where, after one Writ awarded into Norfolk for the Choice of Knights, and Election made and returned, a second was, before the Parliament-Day, awarded by the Ld. Chancellor, and thereupon another Election and Return made

(t) See Vol. II. p. 105.

An. 1. James I. 1604.

made; and the Commons being attended with both Writs and Returns by the Clerk of the Crown. examined the Cause, allowed the First, and rejected the Second. So Anno 23 Elizabethæ Reginæ, a Burgess was returned dead, and a new chosen. and returned by a new Writ: The Party returned dead appeared; the Commons, notwithstanding the Sheriff's Return, admitted the First chosen, and rejected the Second. Also, the said 22d Year, a Burgess chosen for Hull was returned Lunatick. and a new chosen upon a Second Writ: The First claimed his Place; the Gommons examined the Cause, and finding the Return of Lunacy to be true, they refused him; but if it had been false, they would have received him. Anno 43 Elizabethæ, the Sheriff of Rutlandsbire returned himself elected; the Commons finding that he was not eligible by Law, fent a Warrant to the Chancery for a new Writ to chuse anew. Anno 43 Eliz. also a Burgess was chosen Burgess for two Boroughs; the Commons, after he had made Election which he would ferve for, fent Warrant to the Chancery for a Writ to chuse a new for the other Borough: Of which kind of Precedents there are many other, wherewith we spare to trouble your Majesty. All which together, viz. Use, Reason and Precedents, do concur to prove the Chancery to be a Place appointed to receive the Returns. as to keep them for the Parliament, but not to judge of them; and the Inconvenience might be great. if the Chancery might, upon Suggestions or Sheriffs Returns, fend Writs for new Elections, and those not subject to Examination in Parliament: For so. when fit Men were chosen by the Counties and Boroughs, the Lord Chancellor, or the Sheriffs, might displace them, and send out new Writs, until some were chosen to their Liking; a Thing dangerous in Precedents for the Time to come, howfoever we rest securely from it at this present by the now Lord Chancellor's Integrity.

Object. 2. That we dealt in the Cause with too much Precipitation, not seemly for a Council of Gravity, vity, and without Respect to your most excellent An. 1. James I. Majesty, our Sovereign, who had directed the 1604. Writ to be made; and being but half a Body, and no Court of Record alone, resused Conserence with the Lords, the other half, notwithstanding they prayed it of us.

Our humble Answer is, to the Precipitation. That we entred into this Cause, as in other Parliaments of like Cafes hath been accustomed: calling to us the Clerk of the Crown, and viewing both the Writs, and both the Returns; which in Cases of \* \* \* \* \* \* and Motions, though not of Bills (requiring three Readings,) hath been Warrant by continual Usage amongst us: And thereupon, well finding that the latter Writ was awarded and sealed before the Chancery was reposfessed of the former, which the Clerk of the Crown. and the Sheriff of the County, did both testify, and well held to be a clear Fault in Law, proceeded to Sentence with the less Respect of the latter Election. For our Lack of Respect to your Majesty, we confess, with Grief of our Hearts, we are right forry it shall be so conceived; protesting, That it was no way made known unto us before that Time, that your Majesty had taken to yourself any special Notice, or directed any Course in that Cause, other than the ordinary awarding Writs by your Highness's Officers in that Behalf: But if we had known as much (as fome will have) by your Majesty's royal Mouth, we would not, without your Majesty's Privity, have proceeded in that Manner. And further, it may please your Majesty to give us Leave to inform you, That in the Examination of the Cause, the Sheriff avouched unto us, That Goodwin agreed to yield the First Place of the Two Knights to Sir John Fortescue, and in his own Person, at the Time of Election, with extraordinary Earnestness, entreated the Electors it might fo be, and caused the Indentures to be made up to that Purpose; but the Electors utterly refused to seal them. Concerning our refufing Conference with the Lords, there was none defired

An. s. James I. defired until after our Sentence passed; and then

we thought, That in a Matter private to our own House, which, by Rules of Order, might not be by us revoked, we might, without any Imputation, refuse to confer. Yet understanding by their Lordships, That your Majesty had been informed against us, we made haste (as in all Duty we were bound) to lay open to your Majesty our good and gracious Sovereign, the whole Manner of our Proceeding; not doubting, though we were but Part of a Body, as to make new Laws, yet for any Matter of Privileges of our House, we are and ever have been a Court of ourselves, of sufficient Power to discern and determine without their Lordships, as their Lordthis have used always to do for theirs without us.

Object. 3. That we have, by our Sentence of receiving Goodwin, admitted. That Outlaws may be Makers of Laws; which is contrary to all

Our humble Answer is. That notwithstanding the Precedents which we truly delivered, of admitting and retaining Outlaws in Personal Actions in the Commons House, and none remitted for that Cause; yet we received so great Satisfaction, delivered from your royal Majesty's own Mouth, with such excellent Strength and Light of Reason, more than before, in that Point, we heard or did conceive, as we forthwith prepared an Act to pass our House, That all Outlaws henceforth shall stand disabled to serve in Parliament: But as concerning Goodwin's Particular, it could not appear unto us, having throughly examined all Parts of the Proceedings against him, That he stood an Outlaw, by the Laws of England, at the Time of the Election made of him by the County; and that for two Causes: The First is, That where the Party Outlawed ought to be five Times proclaimed to appear in the Sheriff's County Court; and then not appearing, ought to be adjudged Outlawed by the Judgment of the Coroners of the County; there appeareth no Record made in the Hustings of London, that Goodwin was five Times proclaimed, or that

1604.

that the Coroners gave Judgment of Outlawry An. 1. James L. against him: But a Clerk lately come to that Office, hath now, many Years after the Time, and fince this Election, made Entries, interlined with a new Hand, that he was Outlawed: To which new Entries we could give no Credit, for that the Parties, at whose Suit Goodwin was sued, have teltified in their Writings of Release, That they never proceeded further than to take out the Writ of Exigent for an Outlawry; and being then paid their Money, defifted there: By which we find, That Goodwin was not five Times proclaimed, nor adjudged Outlawed, being a Thing usual in London to spare that Proclamation, and Judgment, if the Party call not upon it; and no Record being made for many Years together that either of them was dona

The Second Cause was, for that the Writ of Exigent, by which the Sheriff was commanded to proclaim him five Times, was never lawfully returned, nor certified by Certiorari; without which we take it, that Goodwin stood not disabled as an Outlaw.

To this, adding the two general Pardons by Parliament, which had cleared the Outlawry in Truth and Substance (if any were;) and that Goodwin could not apply the Pardons by Scire fa. for that no Record nor Return was extant of the Outlawry, whereupon he might ground a Scire fa. we were of Opinion, and so your Majesty's most Reverend Judges would have been if they had known thus much, That Goodwin stood not disabled by Outlawry to be Elected or Serve in Parliament: But when we confidered further, That the Course taken against Goodwin for drawing him into this Outlawry of Purpose to disable him to ferve in this Place, whereto the County had freely elected him, was unufual; we could not with the Reputation of our Places, ferving as a Council of Gravity, in Allowance or Continuance of that Course, censure him to be rejected as an Outlaw: The Particulars of which were these, viz.

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Two Exigents awarded, An. r. James I. other seven Years past to the Hustings in London: No Entry made of five Proclamations; nor of any Judgment of the Coroners; nor any Return of the Exigents made or endorfed; the Party Plaintiff fatisfied, the pretended Outlawries being but upon meane Process: And as to your Majesty's Duties and Contempts pardoned now fince Goodwin was elected Knight, the Exigent now fought out fince the Election procured to be returned in the Name of the Sheriffs that then were, and are long fince dead, and new Entry made of the five Proclamations and Coroner's Judgment; and now a Return made of that old Exigent, which could be of no Use, but only for a Purpose to disable him for that Place. Upon all which we could do no less, in true Discretion, than certify the Election made Secundum

> Object. 4. That we proceeded to examine the Truth of the Fact of Outlawry, and gave our Sentence upon that; whereas we ought to have been bound by the Sheriffs Return of the Outlawry from further Examining. Whether the

Party were Outlawed or not?

æguum et bonum.

Our humble Answer is, That the Precedents cited before, in our Answer to the first Objection. do prove the Use of the Commons House to Examine Veritatem facti, in Elections and Returns. and have not been tied peremptorily to allow the Return'; as if a Knight or Burgess be untruly returned Dead, or Lunatick, yet when he appeareth to the House to be Living and Sound, they have, contrary to the Return, received him into the House, preferring the Truth manifest before the Return. By which discreet Proceeding there is avoided that great Inconvenience abovemention'd of giving Liberty to Sheriffs, by untrue Returns, to make and remove whom they lift, to and from the Parliament Service, how meet soever the Parties be in the Judgment of the County or Borough that elected them.

'Thus

Thus in all Humility we have prefented to An. 1. James L. your most Excellent Majesty the Grounds and Reasons of our late Action, led with no Affections, but guided by Truth, warranted in our Consciences, imitating Precedents, maintaining our antient Privileges, honouring your Excellent Majesty in all your Services; to which in all Loyalty and Devotion we bind us, and ours for ever, praying daily on the Knees of our Hearts, to the Majesty of the Almighty, that your Majesty and your Posterity may in all Felicity reign over us and ours to the End of the World.

These Reasons set down and published to the House, Mr. Secretary Herbert was sent with Message to the Lords, that the House had resolved of their Answer to his Majesty, in Sir Francis Goodwin's Case, and had set it down in Writing, and that it should be sent to their Lordships before Four in the Asternoon; who immediately return'd their Lordships Answer, That they would be ready at that Time in the Council Chamber at Whitehall, with Thirty of the Lords, to receive what then should be delivered. Then were nam'd Threescore to attend the Delivery of the said Reasons at the Time and Place aforesaid.

The fame Day in the Afternoon, the House entering seriously into Consultation what Course was to be held with the Lords; as also falling into more Length of Disputation, touching the Bill of Merchants, than were expected, sent five Members as Messengers to the Lords to excuse their long tarrying. And about Five o'Clock, the Committee appointed did attend to deliver the Reasons aforesaid, at the Council Chamber; according to Appointment and Order of both Houses; and they were delivered by Sir Francis Bacon, one of the Committees, with desire, That their Lordships would be Mediators in Behalf of the House, for his Majesty's Satisfaction.

April 4, Sir Francis Bacon having the Day before delivered to the Lords in the Council-Chamber at Whitehall, according to the Direction of the House

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An, 1. James 1 1604. House, the Reasons in Writing pena'd by the Committee touching Sir Francis Guelmin's Case, made Report of what pushed at the Time of the faid Delivery.

First, That though the Committees employed were a Number specially deputed and selected: vet that the Lords admitted all Burgeffes without Diffinction: that they offered it with Testimony of their own Speed and Care in the Business, so as they faid no one Thing had Precedency, but only the Bill of Recognition; that they had such Respect to the Weight of it, as they had not committed it to any Frailty of Memory, or verbal Relation, but put it into Writing for more permanent Memory of their Duty and Respect to his Majesty's Grace and Favour: That in Conclusion they prayed their Lerdships, fithence they bad nearer Acceps, they would co-operate with them for the King's Satisfaction; and so delivered the Writing to the Hands of the Lord Chancellor, who receiving it, demanded, Whether they should send it to the King, or first peruse it? To which was answer'd; That fince it was the King's Pleasure they should concur, they defired their Lordships would first peruse it. Lord Cecil demanded, Whether they had Warrant to Amplity, Explain, or Debate any Doubt or Question made upon the Reading? To which it was faid, They had no Warrant. And fo the . Writing was read, and no more done at that Time.

April 5th, Mr. Speaker, by a private Commandment, attended the King this Morning at Eight, and there staid till Ten—Mr Speaker excused his Absence, by reason he was commanded to attend his Majesty; and brought Message from his Majesty to this Essex. That the King had received a Patchment from the House. Whether it were an absolute Resolution, or Reason to give him Satisfaction, he knew not: He thought it was rather intended for his Satisfaction. His Majesty protested, by that Love he bare to the House as his Loving and Loyal Subjects, and by the Faith he did ever owe to God, he had as great a Desire to maintain their Privileges, as ever

any Prince had, or as themselves. He had seen An. 2. Ismes L. and confidered of the Manner and the Matter: He had heard his Judges and his Council; and that he was now distracted in Judgment. Therefore, for his further Satisfaction, he defired, and commanded, as an Absolute King, that there might be a Conference between the House and the Judges; and that for that Purpose there might be a Select Committee of Grave and Learned Persons out of the House: That his Council might be present, not as Umpires to determine, but to Report indifferently on both Sides.

Upon this Unexpected Message there grew some Amazement and Silence. But at last One stood up and faid. The Prince's Command is like a Thunder-Bolt; his Command upon our Allegiance like the Roaring of a Lion. To his Command there is no Contradiction; but how, or in what Manner we should now proceed to perform Obedience,

that will be the Question.

Another answered, Let us petition to his Majesty, that he will be pleased to be present, to hear, moderate, and judge the Case himself. upon Mr. Speaker proceeded to this Question. Q. Whether to Confer with the Judges in the Presence of the King and Council? Which was resolved in the Affirmative. And a select Committee prefently named for the Conference, confifting of twenty-one Lawyers, and fixteen other Members.

These Committees were selected and appointed to Confer with the Judges of the Law, touching the Reasons of proceeding in Sir Francis Goodwin's Case fet down in Writing, and deliver'd to his Majesty in the Presence of the Lords of his Majesty's Council, according to his Highness's Pleasure fignified

by Mr. Speaker this Day to the House.

It was further Resolved and Ordered by the House, upon the Motion to that End by Mr. Laurence Hyde, (u) That the aforesaid Committees should infift upon the Fortification, and Explaining of the Reasons and Answers delivered unto his Vol. V.

(\*) This Member diffinguish'd himfelf greatly in the Affair of Monepolies. Ans 43 Elies. See Vol. IV. p. 4529 Ga.

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An. 2. James I. Majesty; and not proceed to any other Argument or Answer, what Occasion soever moved in the Time of that Debate.

April 11th, the House being met according to Adjournment, Sir Francis Bacon was expected, and called, to make a Report of the late Conference with the Judges in the Presence of his Majesty and the Lords of the Council: But he made Excuse, saying, he was not Warranted to make any Report; and tantum permissum quantum commissum: Nevertheless, upon a Question, he was over-ruled to make a Report; and a Motion thereupon made, That the Committees might first assemble in the Court of Wards, and confer amongst themselves.

and then the Report to be made.

Sir Francis Bacon, after the Meeting of the Committees in the Court of Wards, reported what had passed in Conference in the Presence of his Majesty and his Council. The King said, he would be President himself.—This Attendance renewed the Remembrance of the last, when we departed with fuch Admiration. It was the Voice of God in Man: The good Spirit of God in the Mouth I do not fay, the Voice of God, and not of Man. I am not one of Herod's Flatterers. A Curfe fell upon him that faid it. A Curfe on him that suffered it. We might say as was said to Solomon, We are glad, O King, that we give Account to you, because you discern what is spoken. We let pass no Moment of Time, until we had resolved and set down an Answer in Writing. which we now had ready.—That fithence we received a Message from his Majesty by Mr. Speaker, of Two Parts. 1. The one Paternal. 2. The 1. That we were as dear unto him other Royal. as the Safety of his Person, or the Preservation of his Posterity. 2. Royal, That we should Confer with his Judges, and that in the Presence of himfelf and his Council. That we did more now to King James than ever was done since the Conquest, in giving Account of our Judgments. That we had no Intent in all our Proceedings, to encounter his Ma-:

Majesty, or to impeach his Honour or Prerogative. An. 2. James Is

——This was spoken by way of Preamble by him
you employed.——How to Report his Majesty's
Speeches he knew [not] The Eloquence of a King

was unimitable.

The King address'd himself to him as deputed by the House, and said he would make three Parts of what he had to say. The Cause of the Meeting was to draw to an End the Difference in Sir Francis Goodwin's Case. If they required his Absence, he was ready; because he feared he might be thought interested, and so breed an Inequality on their Part. He said, That he would not hold his Prerogative or Honour, or receive any Thing of any or all his Subjects. This was his Magnanimity. That he would confirm and ratify all just Privileges. This his Bounty and Amity. As a King Royally: As King James, sweetly and kindly out of his good Nature.

One Point was, Whether we were a Court of Record, and had Power to judge of Returns. As our Court had Power, so had the Chancery; and that the Court that first had passed their Judgment should not be controused. Upon a Surmise, and upon the Sherists Return, there grew a Difference.—That there be Two Powers. One Permanent: The other, Transitory. That the Chancery was a Considenciary Court to the Use of the Parliament during the Time. Whatsoever the Sherist inserts beyond the Authority of his Mandate, a Nugation. The Parliaments of England not to be bound by a Sherist's Return.

That our Privileges were not in Question. That it was private Jealousies without any Kernel of Substance. He granted it was a Court of Record, and a Judge of Returns. He moved, That neither Sir John Fortescue, nor Sir Francis Goodwin might have Place. Sir John losing Place, his Majesty did meet us half Way. That when there did arise a Schism in the Church between a Pope and an Anti-Pope, there could be no End of the Dissertence until they were both put down.

Upon

An. 2. James I.

Upon this Report a Motion was made, That it might be done by way of Warrant; and therein to be inferted, That it was done at the Request of the King: And was further said, (as anciently it hath been said) That we lose more at a Parliament than we gain at a Battle. That the Authority of the Committee was only to fortify what was agreed on by the House for Answer, and that they had no Authority to consent.

It was further moved, by another, That we should proceed to take away our Diffention, and to preserve our Liberties; and said, That in this we had exceeded our Commission; and that we had drawn upon us a Note of Inconstancy and Levity.—But the Acclamation of the House, was, That it was a Testimony of our Duty, and

no Levity.

So as the Question was presently made:

2. Whether Sir John Fortessue and Sir Francis Goodwin shall both be secluded, and a Warrant for a new Writ directed. And upon the Question, Resolved, That a Writ should iffue for a new Choice, and a Warrant directed accordingly.

A Motion made, That Thanks should be prefented by Mr. Speaker to his Majesty, for his Prefence and Direction in this Matter; and thereupon ordered, That his Majesty's Pleasure should be known by Sir Roger Association for their Attendance

accordingly.

Because it had been conceived by some, that Sir Francis Gaodwin being the Member specially interested, it were fit he should give Testimony of his Liking and Obedience in this Course; being dealt withal to that End, he writ his Letter to Mr. Speaker; which, before this Question made, for better Satisfaction of the House, was read in these Words:

SIR,

I Am heartily forry to have been the least Occasion either of Question between his Majesty and that Honourable House, or of Interruption to those worthy and weighty Gauses, which by this Fime, in all Likelihood, had been in very good Furtherance: Wherefore under-

anderstanding very crediby, that it pleased his Ma-An. z. Janke 1. isfy, when the Committee's last attended bim, to take Course with them for a Third Writ and Election for the Knightship of the County of Buckingham; Fam fo far from giving any Impediment thereunto, that contrariwife, I humbly defire his Majesty's Direction in that Behalf to be accomplished and performed. praying you, according to fuch Opportunity as will be ministred, to give Furtherance thereunto. I take my Leave, and rest

West. this 11th of April, 1604.

Yours, Most assured

Directed, To the Right Worfoipful Sir Edward Phelips, Knt. Speaker of the Honourable Court of Parliament.

to be Commanded,

Fra. Goodwyn.

April 12th, a Motion was made, That Mr. Speaker, in Behalf of the House, should Pray Access to his Majesty, and Present their Humble Thanks for his gracious Presence and Direction, upon the Hearing of Sir Francis Goodwin's Cause; which was affented unto: And Sir Roger Afton, a Servant of his Majesty's Bed-Chamber, and one of the Members of the House, was presently appointed to know his Majesty's Pleasure; which he did accordingly; and returned, That his Majesty was willing to give them Access in the Gallery at Whitehall, at Two in the Afternoon, the fame Day. Thereupon a Committee was Named to attend Mr. Speaker to the King, with a General Wattant to all Others that should be pleased to Accompany them.

The Committee, Specially Named, were, All the Privy Council of the House, and Thirty-eight

Members more.

Accordingly, the next Day, Mr. Speaker returned to the House the Effect of his Message of Thanks, Delivered in the Name of the House to the King; as also of his Majesty's Answer, viz.

That he related to his Highness the Humble and Dutiful Acceptation of what his Majesty had done, together with the humble Thanks of the House for

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An. 2. James I, for his Zealous and Paternal Delivery of his Grace unto Us, by his own Mouth: What Wonder they conceived in his Judgment, what Joy in his Grace, what Comfort they had in his Justice, what Approbation they made of his Prudence, and what Obedience they yielded to his Power and Pleasure.

That his Direction gave all Men Satisfaction. That they were determined to pursue the Course he had prescribed. That now they were become Suitors, he would be pleased to receive a Representation of the humble Thanks and Service of the House.

His Majesty answered, That upon this Second Access, he was forced to reiterate what he had said before. That this Question was unhappily cast upon him, for he carried as great a Respect to Our Privileges as ever any Prince did; he was no Ground-Searcher; he was of the Mind that our Privileges was his Strength: That he thought the Ground of our Proceeding, was our not understanding that he had intermeddled before We had decided: That he thought also We had no Wilful Purpose to derogate any thing from him, for Our Answer was a grave, dutiful, and obedient Answer.

But as the Devil had unhappily cast this Question between them, so he saw God had turned it to two good Ends and Purposes. 1. One, That he knew and had approved our Loyalty. 2. Another, That he had so good an Occasion to make Testimony of his Bounty and Grace.

That as we came to give him Thanks, so did he redouble his Thanks to Us. That he had rather be a King of such Subjects, than to be a King of many Kingdoms.

The Second Part of his Speech directed to the Lords and Us. — That this Parliament was not like to be long. That we would treat of such Matters, as most concerned the Common-Wealth; and the last, of any thing that concerned himself. — Three main Businesses in our Hands: 1. The Union. 2. Sundry Publick and Commonwealth-Bills. 3. Matter of Religion, and Reformation of Ecclesiastical Dister.

cipline.—For the Union, that it might be now An. 2. Jame I. prepared, and profecuted the next Session. That 1604. Union, which with the Loss of much Blood could never be brought to pass, as now it is. That the better to bring it to pass, We should be in Affections united.

That We should first with all Care proceed in such Laws as might concern the general Good.

That all Herefies and Schisms might be rooted out, and Care taken to plant and settle God's true Religion and Discipline in the Church.— That his Wish above all Things, was at his Death to leave, I. One Worship to God. One Kingdom entirely Governed. One Uniformity in Laws.

Lastly, That his Occasions were Infinite, and much beyond those of his Predecessors; and therefore that in this first Parliament We would not take from him that which We had yielded to Others. — That in his Affections he was no way Inserior to others, nor in his Desire to ease Us.

Then the Warrant for a New Election of a Knight for Bucks, was Read and Allowed in this Form:

Whereas the Right Honourable Sir John Fortescue, Knight, Chancellor of his Majesty's Dutchy of Lancaster, and Sir Francis Goodwyn, Knight, have been severally Elected and Returned Knights of the Shire for the County of Bucks, to serve in this present Parliament: Upon deliberate Consultation, and for some Special Causes moving the Commons House of Parliament: It is this Day Ordered and Required by the said House, That a Writ be forthwith Awarded for a New Election of another Knight for the said Shire; And this shall be your Warrant. (2)

Directed, To my very Loving Friend, Sir George Coppin, Knight, Clerk of the Crown in His Majefy's High Court of Chancery.

To go on with the Proceedings of the Lords in this Parliament:—According to the Credulity of those Times, a very severe Bill was framed and brought

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<sup>(2)</sup> Notwithstanding Sir Francis Goodwin was thus remov'd out of the House; he was soon after elected for the Town of Bucking-bam, on the Decease of Sir Edward Terrel, Knt.

Willis's Notitie Parliamentarie.

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Am a. Isme I. brought into that House, Against Conjunction; 1604. Witthcraft, and Dealing with soil Spirits. On the fecond Reading, the Bill was referred to a large Committee, in which were included twelve Biffnons. This Bill passed into a Law; and by it was enacted, (a)

Witchgraft.

In Act against 'That if any Persons shall use, practise, or exercise any Invocation or Conjugation of any wicked or evil Spirit: or shall consult, covenant with entertain employ, or feed, any such Spirit, &c. the first Offence to be Imprisonment for a Year, and standing in the Pillory once a Quarter; the next to be Death. This Law continued in Force to our Days, when it was wholly abrogated by a late Act of Parliament: The Great-Grandsons of these superstitious Men, not having so great Faith in the Works of the Devil, as their Ancestors (b).

Another well-meaning Bill did not meet with the same Success; which was, For the better repreffing the detestable Grims of Adultery.

Bill for repressing Adultery,

had been committed; but when the Report came to be made, the Earl of Hertford said, That they found the Bill did rather concern some particular Persons than the public Good; and therefore they returned it as they received it. On which the Bill! was drop'd, and we are left at a Loss to know what Punishment was to be affigned to this heinous and too common Offence. But a Bill against Drunkards and common Haunters of Ale-Houses and Taverns passed into a Law; the Penalty was ten Shillings. on every Publican offending; and if he fold the best Beer for more than one Penny a Quart, and small Beer two Quarts for the same, he forseited

Act relating to Ale-Houses.

> On the 14th of April came on an Affair of much greater Moment; for, on that Day, the Lord Chancellor made a Motion, That as in the King's Speech; both in the Beginning of the Parliament.

twenty Shillings, Gr. (c) By the 21st of Fac. I:

(a) As 1. Jac. I. Cap. XII. Statutes at large, (b) In the Reign of King George II.

Cap. VII. it was made perpetual.

(c) Ani la Fac. La Cape IX.

liament, and fince upon Refort of divers Lords As. 2. James L. and Commons to him at Court, his Majesty had recommended it to them to proceed in such Matters, in this his first Parliament, as are of greatest Importance to the State; and especially in that Particular of an Union between the Kingdoms of England and Scotland. His Lordship moved that some Propositions might be made to the Lower A Conference House, for a Conference about this Affair. This proposed relating to an Union between the Kingdoms of Lords was agreed to by both Houses, and a very tween England large Committee of Lords were appointed, who and Scotland. were to meet the Committee of the Commons, that Afternoon.

What was done at this first Conference is not enter'd in the Journals. But, we are told that on the 16th, a Message was sent to the Lords, and delivered by Mr. Secretary Herbert and others of the Commons, 'That the Committee of that House had reported to the rest the Proposition made to them by the Lords, as from his Majesty, about the Affair of an Union. That the whole House judging this Matter to be a Cause of very great Importance and Confequence; it ought to be proceeded in with great Caution and Deliberation. They therefore thought it necessary not to proceed in the Conference, till every Man of their House had confidered of and delivered his Opinion about it, And, they had appointed a Day to enter upon that Debate, till which Time they defired their Lordships to hold them excused for farther Conference.

On the 21st of April the Lords sell again upon this Business of Union; when the Lord Cecil produced a Paper containing a Draught, or Form, devised by the King himself, for the Accomplishment of this great Work. The Paper was read to the House, but not offered as a Bill, only as a short Draught or Memorial, on which a Bill might be afterwards agreed on. We are not told what the Substance of this Proposal from the King was; nor do we meet with any more about this Matter in the Lords Journals, till the last Day of this Month.

An. s. James I. **1604** :

At which Time the Lords fent to defire another Conference with the Lower House, and promised them that they would inform themselves, by the Opinion of the Judges, concerning the Name and Appellation of GREAT BRITAIN, and acquaint their Committees therewith: That Afternoon being appointed by both Houses for the Conference, in the outward Chamber of the Parliament's Presence, the Lords began again to deliberate on what Points were necessary to propose at the Meeting. the Lord Chancellor started the following Particulars, which were agreed to by the whole House.

1. 'To acquaint the Commons that the Judges had given it as their Opinions, that the Name cannot be altered now, without Prejudice to the

State. Therefore, Rebus sie stantibus, that Point

was at an End.

2. 'That the Lords did defire to have mutual Conference with them, on the other Point;

which was, concerning the Commission, accor-

ding to his Majesty's Proposal.

3. 'To be moved unto them for the Nomination of Commissioners this Parliament to treat of

those Matters.

4. 'The same Committee of both Houses may be felected and appointed for the framing of a

Bill touching this great Affair.'

There is no Account in the Lords Journals relating to any farther Proceedings about this Matter, except, that a Bill was brought in and passed into a Law, for appointing English Commissioners to treat with a felect Number of Scotch on this grand Concern between the two Nations. But the Yournals of the Commons are much more copious about it: in which House, the Affair was argued, pro & can, for several Days together. The Clerks have taken Hints of the Arguments on both Sides, for and against this Union; which are entered in the Proceedings of that House. Several of these are so short as not to be understood; and the whole Difpute, fince it ended in little or nothing, is too prolix and tedious for our Purpose. We shall content ourselves with giving the King's own System for the An. 2. James I. Union, not inserted in the Lords Journals; and a s604. Copy of the King's Original Letter to this House, on this Affair, in its own peculiar Orthography; which shews that he spelt his English according to the Scotch Pronunciation of it at that Time.

#### The King's Proposals for an UNION.

repeated by me in the Parliament-House, and then after printed, and publickly set out to the World, was (as I am informed) so well accepted and applauded by all, as I made the less own Time thereafter.

• The Substance of the Thing, which now I crave to be done, consisteth only in two Points: First, That by a Bill, or Act, framed in this · Parliament, it may be infused in all the People's · Hearts, that, as it is already fet down in the Recognition of [My] just Possession of the Crowns of both the famous, antient, and honourable Nations of England and Scotland, dwelling within fone Isle, and only compassed by the Ocean, are now, by the great Bleffing of God, and to the perpetual Weal of both the Nations, [united] under one Allegiance, and loyal Subjection, in • me and in my Person, to my Person and my · Posterity for ever: And that thereby, that which accreafeth to me and mine, and to the Weal and strength of the Subjects of both Countries, may • be rightly conceived, and [clearly] understood, by

The fecond Point is, That although it be not my Meaning, neither at [this] Time, nor never hereafter, to alter or innovate the fundamental Laws.

¶ all Men.

An. 2. James I 1604.

Laws, Privileges, and good Cultoths of this Kingdom, whereby only the King's princely Authority is conserved, and the People's (both in general and particular) Security of their Lands, Living, and Privileges, is maintained unto them; yet, that it is fit and convenient, for the nourishing and increasing of the mutual Use among [the] Members, and Two Halfs, as it were, of the Body, that all Sorts, particular, temporal, or indifferent, Manners, or Statutes and [Cuftoms] may be agreed upon, and welled in one, as they are all one Body, under [one] Head: And therefore, that Commissioners may be appointed by the Parliament, authorized to confer and confult with fuch Scottifb Commissioners, as fhall be selected to meet with them, for the making of the Frame to this Effect, to be propounded to the next two Parliaments of England and Scotland; that thereby, and by the happy Conclusion in the two next Parliaments, not only all ' Questions, and unhappy Rubs, which may hereafter, at any Time, be unluckily cast in, may then be decided, and put to a quiet End; but all other Means may also then be used, for increasing. the mutual Love, quenching all Sparks of old Debates, and conforming them among themselves to that Uniformity of Mariners and Customs, which God, by his Providence, in apparent Sight of all the World, hath begun, and by the finishing whereof, the true Meaning of that Acknow-· ledgment in my Recognition may be performed. and accomplished.

As for the Bill, which to this Effect I did frame, it would never have proceeded of me, to have so far overweened myself of the Laws and Customs here, as to have straightly thereby prescribed to the Parliament, what Words they should precisely use in that Purpose; but being humbly requested by Francis Bacon (then Mouth of that Part of the House, which came to me) that, for the Supply of his Memory, I would shortly set down the Substance of that Part of

my

my Speech, then publickly uttered to the Lower An. 2. James I. House, I was contented to indict it to him as it hath been often read in your open Audience: But I am so far from being wedded to any · Opinions of mine, in the Form thereof, as whatfoever Words may be found, by the Parliae ment, by their Committees, or the Judges of the Land (whose Opinions I will ever reverence and honour in their own Elements) which are contained within my last Project, which may be found to be contrary or derogatory to the Provifoes or Explanations of my Meaning therein fet down, I am heartily well contented, that, by • the Advice of the same Judges, they may be cleared, guarded by Cautions, changed, innovated, or utterly scraped out, as may best agree with the Substance of my Meaning, and eschew any inherent Contradiction, which may be least lurking within the faid Bill, or Act of Parliament to be made: And especially, because I hear greatest Doubts and Questions of Law made, that the affuming the Word and Title of Bretany, by Act of Parliament, before the Accomplishment of these Particulars, may imply any secret or [tacit] Derogation to the rest of the particular Conditions included in [the] fame Bill; although my inferting of the particular Name now, was only for the better Furtherance of the Grounds, which are before rehearled; yet am I so far from allowing or permitting any tacit Contradiction, or Obscurity, in that Matter, which I by [all] Means press to have so clear and evident, as I • will not only, [if] the Truth be upon that Side, be content of the Omission of [the] Name, for this Time, but think, and ever effeem, that I have great Cause to thank and account well of the learned Judges, and other wife Men whofoever, that by these Means will preserve me from • being the Cause for making an implicit Contradiction to mune own Meaning to be contained within M\* own Law; which could not be wil-· lingly done by me, without Spot to my Honour,

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An. 2. James 1.6 pretending one thing, and purposing another a and to the great Harm of the Subjects of both the Realms: But this to be fo understood, that if, on the other Side, [there] be but Doubts, cast in by the curious Carping of some, wresting and missinterpreting the Law against the true Meaning fthereof]; that then, and in that Case, as I am bound in Honour \* \* to my formerly fet-down Words, so all my good and loyal Subjects, of both the Houses, will concur in affifting me. " [not] to be over-ruled by Wilfulness, where I cannot be convinced by Reason.'

> A Letter from his Majesty to the House, in the Matter of the Union, written with his own Hand, delivered by Sir Roger Afton to Mr. Speaker, read publickly at the Board by Sir Tho. Lake, standing by the Clerk, as one best acquainted with the King's Hand and Phrase.

The Letter followeth in these Words (d):

TE see, with quhat Cleernes and Sinceritie I have behaved myself in this Earande, even through all the Progresse thairof, thoth, I will not saye, too littel regairdit by you, but I may justile saye, not so uillinglie embraced by you, as the Vorthines of the Maitter doth well deserve. I proteste to God, the Fruictes thair of will chieflie tende to youre owen Uell, Profperitie, and Increase of Strenth and Greatnes: Nothing can staye you from barkening unto it, but 7alousie and Distruste, ather of me the Propounder, or of the Matter by me propounditt: If of me, then doe ye both me and youre selfis an infinite Oronge, my. Conscience bearing me Recorde, that I ever deserved the contrarie at youre Handis; but if youre Distrusta be of the Maitter itself, then distruste ye nothing but youre owin Uisdomes or Honesties: For as I have gevin over urangling upon Uordis with you, so crave I no Conclusion to be taken at this Tyme heirin, but on-

<sup>(</sup>d) The original Letter is here inserted, in the King's Hand, but without his Sign Manual; and is thus endorfed: " Res. His "Majefly's Letter to the Commons House of Parliament, touch a " ing the Matter of Union, 1º Maii, 1604." Notes in the printed Journals.

ly a Commission, that it maye be disputed, considered An. 2. James I. upon, and reported unto you; and then will ye be youre owin Cookes, to dreffe it as ye lifte: So that (as I have altreaddie said) since the Conclusion thaires can never be uithout yours owin Affeintis; if ye be trew to youre felfis, no Man can deceave you in it. Let not youre felfis thairfore be transported with the Curiositie of a few giddie Headis; for it is in you nou to make the Choice, ather, by yielding to the Providence of God, and embracing that, qubiche he hath castin in youre Nouthis, to procure the Prosperitie and Increase of Greatnes to me and myne, you and youres; and, by the auaye-taking of that Partitionuall, quhiche allreaddie, by Goddis Providence, in my Bloode is rent afunder, to establishe my Throne, and youre Boddie politike, in a perpetuall and floorishing Peace; or ellis, contemning Godd's Benefites, fo freely ofred unto us, to spitte and blaspheme in his Face, by praeferring Uarre to Peace, Trouble to Quyetnes, Hatred to Love, Ueaknes to Greatnes, and Division to Union; to fowe the Seidis of Discorde to all ours Posterities; to dishonoure youre King; to make both me and you a Proverbe of Reproche in the Mouthis of all Straingeris, and all Ennemies to this Nation. and Envyars of my Greatnes; and oure next Laboure to be, to take up new Guarisons for the Bordouris, and to make new Fortifications thaire. meliora spero. I beape, that God, in this Choice, and free Uill of youris, uill not fuffer you, uith olde Adame, to choose the worste, and so to procure the defacing of this earthlie Paradife; but, by the contrarie, that he shall inspyre you so, as, with the seconde Adame, ye shall produce Peace; and so beutifie this oure earthlie Kingdome beereuith, as it may represente, and be an Arles pennie unto us, of that eternal Peace in that spirituall Kingdome, quhiche is præpared for the perpetuall Residence of all his chosen Children.

Notwithstanding these Remonstrances from the King, this Assair went on but heavily in both Houses; nor was there any seeming Likelihood of an Union between the two Kingdoms to be confirmed this

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this Sellion. They had been almost, at a continued An. a. James I. War together, ever fince the Time that the Romans invaded and took Possession of the Southern Part of this Island. It was carried on by Intervals, after the Saxons came, and our Histories are too full fince the Norman Conquest, of many direful destructive Battles fought between these evil Neighbours. Now was the Time to put a final End to these intestine Wars; and, by being one Nation, with an undiwided Interest, to be a Match for all the World beside. But though this Parliament, at the King's Defire, went upon the Affair and brought it to some Forwardness, yet it is easy to see that the Matter was treated very cooly throughout this Sefsion; and, in the End, it was left to Commissioners, to manage, it by themselves.

The Act for appointing these Commissioners is

two Kingdoms.

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English Commission printed in the public Statutes; and we are fioners appointed obliged to Mr. Wilson, the Author of this King's to treat with the Life, for the English Commissioners Names, and the Union of the some Account of their Power in concluding the Buline's. The Commissioners for England were the Lord Chancellor Ellesmere, the Earls of Darset, Nottingham, Southampton, Pembroke and Northampton; the Bishops of London, Durham and St. David's; the Lords Cecil, Zouch, Monteagle, Eure and Sheffield, of the Higher Hopfe. For the Commons were Thomas Lord Clinton, Robert Lord Buckhurst, Sir Francis Hastings, Sir John Stanbepe. Sir John Herbert, Sir George Carew, Sir Thomas Strickland, Sir Edward Stafford, Sir Henry Nevile of Berksbire, Sir Richard Buckley, Sir Henry Billingsley, Sir Daniel Dun, Sir Edward Hobby, Sir John Savile, Sir Robert Wroth, Sir Thomas Chalaner, Sir Robert Maunsel, Sir Thomas Ridgeway. Sir Thomas Halcroft, Sir Thomas Helketh, Sir Francis Bacon, Sir Laurence Tonfield, Sir Henry Hobart, Sir Henry Withington, Sir Raph Gray, Sir Thamas. Lake, Knights; John Bennet, L. L. D. Robert Askwith, Thomas James and Henry Chapman, Citizens and Merchants. These, or any eight of the faid Lords, and twenty of the faid Commons,

shall have Power to assemble, meet, treat and an an James he consult, with certain select Commissioners, to be named and authorised by the Parliament of Sootland, concerning such Matters, Causes and Things, as they, in their Wisdoms, shall deem convenient and necessary for the Honour of the King, and common Good of both Kingdoms.

Notwithstanding this grand Apparatus was made to please the King at this Time, yet it all came to Nothing. The Commissioners on both Sides no sooner met, than they sound the Matter impracticable. The Scotch, tho' we had taken their King, yet absolutely resused to be governed by any of our Laws; and, tho' there were some more Attempts made for this Union, in this and succeeding Reigns, yet they all proved abortive; till this grand Affair was, at last, compleated in our own Times: But whether to the general Satisfaction of both Nations,

is a Question of another Stamp.

There was an Attempt made also, this Session, for another Union, of a different Nature, at Home; and that was to bring about a Reconciliation, in Ecclefiastical Affairs, between those of the Established Church and the Protestant Dissenters. may be observed that many Attempts were made. throughout the whole Course of the last Reign, for a farther Reformation in Church Matters; and, had not the Queen stood firmly by her Bishops, their Hierarchy, would then have been in all Probability, overthrown. In this Reign, the King endeavoured to put Things on a better Footing between them; the Lords Journals take Notice that April 18th, Mr. Secretary Herbert brought a Meffage to the Lords, from the Lower House, to this Effect:

'That whereas their Speaker had fignified to the whole House his Majesty's Pleasure that a Conference should be had, with certain of the Lords the Bishops, concerning a Reformation of certain Matters and Rights of the Church, of which some Complaints had been made; and for a better Correspondence to be held betwikt the Vol. V. Clergy

An. z. James I. Clergy and Laity for the future: The Commons were willing to have fuch a Conference with some select Number of the Bishops; but so, to confer with them as Lords of the Higher House of Parliament, and not in such Condition and Quality as they are of the Convocation House.' To which Message the Lords said they would return an Anfwer the next Day, or, as foon as they conveniently might.

A Conference

The next Day an Answer was returned by the appointed for Re- Lords, that they approved of a Conference, and formation of Ec-had nominated Thirty, or thereabouts, of their clesiastical Mat-House, a Committee for that Purpose. Committee confifted of all the great Ministers of State, seven Earls, eleven Barons, and fourteen Bishops. The Commons appointed Sixty of their House to attend the Lords; but the King rightly judging that this great Number from both Houses, would rather perplex than conciliate the Conference, sent a Message to desire them to constitute Sub-Committees to treat about these Church Affairs. On which the Lords named only Nine of the former Number, and the Commons Twenty: which were to meet, on the 21st of May, in the Council Chamber of the Court, to fettle this Business.

The Lords Journals leave us short as to what was done, or agreed on, at this Conference between the two Houses; but those of the Commons give us certain Articles or Instructions, on which their Committee was to treat with that of the other House. The Articles were as follow:

The Articles to be debated on.

I. Inprimis. THAT the Articles only concerning the Doctrine of Faith.

and of the Sacraments, whereunto the Ministers ought to subscribe, by the Statute of the 13th

' Year of the Reign of the late Queen Elizabeth, ' may be explained, perfected, and established by

• Parliament; and that no contrary Doctrine may be taught within this Realm; and that all Maf-



ters of Houshold may be compelled to subscribe An. 2. fames to unto the same Articles, as well as the Ministers.

2. \* Item. That from henceforth none other be admitted to be Ministers of the Word and Sacraments, than fuch as are, at the Time of their ' Admittance, Bachlers of Art, or of an higher Degree in Schools; having Testimony from the 'University, or College, whereof he was, of his Ability to preach, and of his good Life; or elfe ' fuch, as are approved, and allowed to be fuffi-' cient to preach, and instruct the People, and to be of good Life, by fome Testimonial of Six Preachers of the County, where the Party dwel-

3. ' Item, That from henceforth no Dispensation or Toleration shall be allowed to any, to have or retain Two, or more Benefices, with ' Cure of Souls, or to be non-refident; and that ' fuch as now have double Benefices, or be nonresident, shall give sufficient Allowance yearly to 'maintain a Preacher in their Absence; and that, for this Purpose, the Incumbent shall be allotted to make his Residency in one of his Parsonages, to the Intent, that in the other Church a cer-' tain and constant Minister may be maintained and kept.

4. 'Also it is thought meet, where the Living of the Vicar, or Curate, is under Twenty Pounds by the Year, that, for the better Maintenance of the Vicar, or Curate (being a Preacher) there may be some Increase made of his Living, as shall be thought convenient.

5. 'Also it is humbly defired, that the Lords would confer with us, touching a Petition to be ' preferred to the King's Majesty, that, by his gracious Favour, such Order be taken, that no Mi-' nister be forced to subscribe, otherwise than to the Articles concerning only the Doctrine of ' Faith and Sacraments, whereunto by the faid 'Statute, made in the 13th Year of the Reign of the late Queen Elizabeth, they are appointed to

' fubscribe. 6. Al-G 2

An. 2. James I. 1604.

6. Also to confer with the Lords, that such faithful Ministers, as dutifully carry themselves

in their Functions and Callings, teaching the · People diligently, may not be deprived, suspend-

ed, filenced, or imprisoned, for not using of the

Cross in Baptism, or the Surplice, which turn-

eth to the Punishment of the People.

'Touching Ecclefiaftical Courts, there is a Bill

' drawn by the Committees, ready to be preferred

' to the House.'

In the Commons Journals, we find, That June 1 3th Sir Francis Haftings made a Report to the House, of what their Sub-Committee had done, who were appointed to fearch Precedents, touching intermeddling with Ecclefiaftical Matters. Several Precedents and Laws were produced: As, also, the Form of a Petition for a Dispensation, with some Ministers, in Matters indifferent, &c. which Petition follows in these Words:

To the King's most excellent Majesty. .

A Petition for Dispensing with Ministers in Matters indifferent.

Most dread Sovereign: OR ASMUCH as your Majesty, out of your princely Favour, hath vouchfared to fignify your gracious Pleasure, that we should enter into Consultation of Things that concern the Establishment of true Religion in this Land, thereby, as by many other ways, making evident Demonstration of your Majesty's most religious · Affection and princely Wisdom in the Direction of these Causes; we have thought it expedient. rather, by this our humble Petition, to recom-' mend to your Majesty's godly Consideration certain Matters of Grievance, resting in your royal Power and princely Zeal either to abrogate or moderate, than to take the public discussing of the fame unto ourselves; to the End (if it so feem good to your Highness) we may, from the sacred Fountain of your Majesty's most royal and religious Heart, wholly and only derive fuch convenient

venient Remedy and Relief therein, as to your An. 2. James I. princely Wisdom shall seem most meet.

'The Matters of Grievance (that we be not ' troublesome to your Majesty) are these: The pressing the Use of certain Rites and Ceremonies in this Church; as the Crofs in Baptism, the ' wearing of the Surplice in ordinary Parish Churches, and the Subscription required of the Minifters, further than is commanded by the Laws of the Realm; Things, which, by long Experience, have been found to be the Occasions of such Difference, Trouble, and Contention in this Church, as thereby divers profitable and painful Ministers, ' not in Contempt of Authority, or Defire of Novelty, as they fincerely profess, and we are verily perfuaded, but, upon Conscience towards God, refusing the same, some of good Desert have been deprived, others of good Expectation with-held from entering into the Ministry, and Way given to the ignorant, and unable Men. to the great Prejudice of the free Course and fruitful Success of the Gospel, to the dangerous Advantage of the common Adversaries of true Religion, and to the great Grief and Discomfort of many of your Majesty's most faithful and loval Subjects. In tender Compassion whereof, may ' it please your excellent Majesty, of your Zeal towards the Gospel, to vouchsafe some gracious, ' princely, and favourable Confideration of the Burden of these Grievances, under which this 'Church hath of long Time groaned; in doing ' whereof, we are verily perfuaded, your Majesty ' shall much more easily accomplish your religious 'Intendments; the one of fettling the Peace of this Church, the other of planting a learned and ' faithful Ministry through this Realm; also your ' Majesty shall greatly comfort the Hearts of many ' grave and learned Ministers, give much Content-' ment to your Highness's most loving Subjects, 'purchase to your royal Person great Increase of ' Honour, and gain to Almighty God his most due and deferved Glory: Who ever keep your facred.

facred Majesty under the Wings of his most migh-An. 2. James I. ty and bleffed Protection.' Mercurii, 13º Junii, 1604.

> This Petition was much opposed by several Members, and defended by others; but, in the End, it was drop'd, as we suppose, for we hear no more of it. What the Refult of all these Conferences produced, is uncertain; but it is probable they laid the Ground-work of four Acts which passed this Session; the Titles of which are given in the Catalogue of the Acts in the Lords Fouruals, but are none of them, except the first, mentioned in the printed Statutes. The Titles will conclude all we shall say of this Matter.

Acts relating to the Clergy.

I. An Act for avoiding Multiplicity of Leases, made by Archbishops and Bishops, of such Lands and Possessions as belong to their several Sees (e). By this Act the Crown itself was disabled from receiving any Conveyances of Archbishops and Bishops Estates. Thus, says an Author, those of the Clergy, who wanted either Honesty or Courage, were disabled from impoverishing the Church. And thus, the King stop'd the Issue of Sacrilege, and delivered himself from the Importunity of the Courtiers (f).

z. An Act against scandalous and unworthy Mi-

nisters.

3. An Act for disburthening of Clergymen of all fuch Affairs, as may hinder them in their divine

Callings and Cures.

4. An Act for the better Discovery and Suppressing of Simony, and other corrupt Procuring of Ecclesiastical Dignities, Titles, Jurisdictions, Offices, Places, and Promotions.

May 29th, Sir Edwin Sandys and others were fent from the Lower House to the Lords, and delivered a Message from the Commons to this Effect: 'That whereas a Motion had been made by that

(f) Collier's Eccl. Hift. Vol. II. p. 686.

<sup>(</sup>e) Statutes at large, 1. Jac. I. Cap. III. but the Title is somewhat different.

that House, in the Beginning of this Parliament, An. 2. James I. for a Conference with their Lordships about the Business of Wards; which receiv'd some Impediment in the Proceeding, at that Time, by reason of other Business: They were now desirous to make Petition to the King, in which they defired Conference about their Lordships Concurrence, that he will be plea- Wards, Respite fed to give them Audience concerning that Matter; of Homage, Tenures in Capite, and to make some Proposal to his Majesty of an &c. Offer in Lieu of the faid Wardships. And, whereas at the same Time, their Lordships moved to have Conference concerning Respite of Homage, which they thought proceeded from the Lords out of Favour, and good Respect towards them; they defired also, to address the King to give them a Hearing, not only of this Matter, but of the other Branches growing from the same Root; fuch as Tenures in Capite, Licence of Alienation, Premier Seizins, and fuch like; concerning all which Particulars they did hope to make it appear to his Majesty, by the Course they meant to propound to him, that he should not receive Loss or Prejudice, but rather Convenience and Advantage. To which Message the Lords took Time to return

an Answer to the 21st. On which Day, On a Motion of the Lord Chancellor, an Anfwer was returned to the Commons, 'That their Lordships had made Choice of Thirty of their House, for a Conference; and that they defire the Commons to appoint a competent Number of their Body to meet them. Also, that their Committee should come sufficiently prepared and authorized to deliver and make known to them the Grounds and Reasons, which they design to propose to his Ma-

jesty concerning these Particulars.'

What was done or faid at this Conference, is not handed down to us; but, a remarkable Entry. is made in the Journal of the Lords for that Day, in these Words:

26° Maii prædict.

' Report made by the Lord Chancellor of that ' which passed in the Conference with the Lower · House,

ir. s. lames 1. ¥604.

· House, concerning the Matter of Wards and Respite of Homage; and a Repetition thereof, sho, by the Lord Cetil. The Conclusion wheref of was, That the Lords did, by Way of Advice, move and with them to forbear any further Dealing therein, or to offer any further Petition for it to the King; both, for divers Confiderations, in the Matter itself; and in respect of this Time of his Majesty's first Parliament, which they thought to be inconvenient and unfeafof mable for it.'

Thus this Bulmels drop'd for this Time. And we have been more particular in the Recital of the Proceedings in it from the Journals; because it is the first Stroke that we find made by the Commons at these antient Prerogatives of the Crown.

and Poundage.

On the 14th of June, was fent up by the Commons a Bill for a Subsidy of Tonnage and Poundage. It was read a fecond Time in the House of Lords. on the 18th, when the Lord Treasurer stood up Act for Tonnage and acquainted the Lords, 'That having perused and confidered of the faid Bill, he found fome Omillion, or Imperfection in the fame, proper to be reformed for his Majesty's Benefit and Service. He therefore moved that a Conference might be had with the other House about it.' This was unanimoully agreed to; and, a Message sent to the Commons, wherein the Lords expressed themfelves, 'That they would not have the Lower House think it proceeded from any Coldness in Affection or Duty, on their Parts, to defire a Conference with them on the Amendment of the faid Bill.' Answer was returned that the Commons agreed to a Conference; on which two Committees were appointed for that Purpose. And, on another Motion, the Lords agreed that in the Conference, the Committee for the Commons might be defired to propound to that House their Lordships earnest Request and Expectation, that some Means might be by them considered of, for a ReRelief or Subjidy to be farther granted to his Ma-An. 2. James I.

jesty, to supply his present Necessities.

Another remarkable Letter from the King, wrote with his own Hand, but corrected as to the Spelling, was fent to the Commons, June 26th; the Intent of which was to fignify his Pleasure, in relation to a farther Grant of a Subsidy. The Letter followeth: (g)

II AVING been informed, that wishin the Space of these Eight or Ien Days past, there the King's Lethath been divers Times Speeches made in the Lower sarther Subsidy at House of our Commons, for a Subsidy to be at this this Time. Time granted unto us; we have thought it convenient, that ye should, in our Name, acquaint the House with the sincere Truth of our Meaning in that Matter; to the end that they, being at a Point in that Question, may with the greater Expedition, conclude such special Things, as are necessary to be done before the ending of this long some Sosson of Parliament.

It is true, that ever before, and a certain Space after the fitting down of this Parliament, we were constantly resolved, neither to think, nor, in case it had been offered unto us, any ways to have accepted a Subsidy at this Time; for as in our first Speech to this whole Parliament we declared, how unwilling we should over be to be a Burden to over People; so thought we it an unfit Rime, at our first Parliament, after our so happy and peaceable Entry into this Kingdom, with fo great and general an Applause, for having a Subfidy raised upon shem, notwithstanding of our present great Necessity; and that thorough the Occasion of divers great Expences, whereunto we were driven at our first Entry bere: But after the affembling of this Parliament, we were so often dealt with and informed by divers Members of that House, that were etherwise Strangers to our Affairs, that it was a thing both honeurable and reasonable, that a Subsidy should be granted unto us; that both our Neceffity

<sup>(</sup>g) In the Margin is written, Quere the Original. A printed Copy thereof is here inserted in the Journal.

Notes in the printed Journals.

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An, 2. James I. cessity required it, and the People in their Love were ready to offer it unto us; that it was ever the Form of all Kings of England, to have a Subsidy given them at the very first assembling of their first Parliament; that as it was honourable for us to receive it (being an Earnest-penny of the People's Love toward us) so would it be a thing nothing prejudicial nor hurtful for them to yield unto; and that there was enow in that House, that were striving amongst themselves, who should be the first Propounder thereof; as at the last we were moved to be contented. that some should prove the House's Mind in it; only in this Point were we careful, that, in case it were propounded, and put to a Question, it should receive no publick Refusal; which could not but be dishonourable unto us, especially in the Sight of all the Strangers that are now here. But having now, with Time, more narrowly examined both the Custom in the like Cases, at the first Parhaments of our Predecessors here, as likewise, that the last Term's Payment of the old great Subsidy is not yet come, so as a double Burden shall appear to be laid upon the People, and yet our Commodity never a Hair the nearer; we have hereupon concluded with curfelf, to refort to our former Determination: And therefore is it our express Will, that ye shall, in our Name, signify to our said House of Commons, that we defire them, at this Time, not to meddle any further with that. Question; assuring them, in the Word of a King, that we will be so far from taking it unkindly, their not offering it unto us at this first Session of this our first Parliament, as by the contrary we will only interpret it to proceed from the Care they have, that our People should not have any Occasion of Distaste of us offered unto them at this Time, for the Reasons above-mentioned; assuring ourself, that the faid House will, in their own Time, be careful to see our State supplied, by such Means, as may be most convenient for our Weal, and least hurtful to our Subjests; wherein we remit ourself to their discreet Conuderations, in the due Time.

> JAMES R. After

After the Reading of this Letter, a Motion was An. 2. James I. made, 'That the King's Letter should be record-

ed in their House, for an everlasting Memory of his Majesty's Grace.—That all the Knights

of Shires may take a Copy of it, and publish it in

their Countries.—And, that Mr. Speaker, at the End of this Session, should present Thanks

to his Majesty, in the Name of the whole House,

for his Grace expressed in that Letter.'

This Letter was, probably, the Occasion of fending up another Bill from the Commons, intitled, An Act for the assigning certain Sums of Money, for the Defraying of the Charges of the King's Act for defraying the Charges of most benourable Housbold. This Bill soon passed into the Housbold. a Law; as did also the former, for a Grant of Tonnage and Poundage, without any Amendments; because the Lord Treasurer, the first of the Lords Committee, informed the House that the Judges being ask'd their Opinions, about his Points of Exception to the faid Bill, they had refolved, that, notwithstanding those Exceptions, the Bill might pass, as it then stood, without Inconvenience or Prejudice to his Majesty. The Tonnage granted this Sellion was 3s. on every Tun of Wine imported; but on a Tun of sweet Wines 6s. and 1s. on every Awm of Rhenish. The Poundage was is. on every Twenty-Shillings-worth of Goods or Merchandise, imported and exported, excepting Woollen Manufactures; and Tin and Pewter were to pay 23. A Denisen was to pay for every Sack of Wool 33s. and 4d. and for every 240 Woolfells the same; and for every Last of Hides and Backs 31. 6s. and 8d. (i)

These were all the Supplies that were granted to the King this Session of Parliament, and all that were asked by the Ministry at this Time. Whether the King sound the Treasury sull at his Coming to the Crown, or, that he had no Mind to lay a Burthen on his Subjects so near his Accession, is uncertain. But, as this Complaisance was unusual, the Necessity of the State soon called for

a lar-

<sup>(</sup>i) Statutes at large, Cap. 33.

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An. 2. James I a larger Supply, and even in the enfuing Session of this very Parliament. It is true, there was another Bill brought in, and passed the Lords, at this

this very Parliament. It is true, there was another Bill brought in, and passed the Lords, at this Time, intitled, An Act proceeding from the King's Majesty's princely Wildom and Care of his Royal Progeny, for the perpetual and indissoluble Annexing of certain of his Majesty's Possessions, inseparable to him or his Royal Posterity, Kings and Queens of England. But being fent down to the Lower House, they returned a Message by Mr. Secretary Herbert, &c. importing, that they had given the aforesaid Bill two Readings in one Day and committed it: but found so many Doubts in some Particulars, that may be prejudicial to divers Subjects of this Realm, that they defired a Conference with the Lords about it. This was granted, and the Committees on both Sides met; where, it may be supposed, the Commons gave such Reasons against the Bill, that it was drop'd, for there is no farther Notice taken of it.

Some other Occurrences happened this Seffion, which, though of less Moment, yet deserve a Memorial; fince neither of them are mentioned in the particular Writer of this Reign, nor in any

other general Historian.

The first was a Complaint made, by a Message delivered by Sir Edward Hobby and others from the Lower House, concerning a certain Book, which of late, as they faid, fell into their Hands, intitled. ' By the publishing of which Book, tending to make Division and Strife, they conceive Wrong and Dishonour done both to the Lower House and the Lords themselves. That the Secrets of that House should be discovered touching such Matters as had been by them debated, heard and allowed by the Lords, approved by the Judges of the Realm, and affented to by his Majesty: Which Fault, they said, if any one of their House had committed, they protested they would have inflicted exemplary Punishment upon him. But, because they supposed that it was the Works of some in the Upper House, they defired Con-

The Commons complain of a Book wrote in Favour of the Union.

Conference with the Lords, to confider what Course An. 2. James L. may be taken in it. The Lords returned for Aniwer, that when they had perused the Book, which. as yet, most of them had not done, and had confidered how it may touch the Honour of either House, they will shew themselves as tender and fensible of it as the Commons; and will let them foon know their Opinion concerning it.

The Title of this Book is left blank in the Lords Fournals, but whether by Design or Negligence is uncertain; nor are we the better helped, in this, by those of the Commons. However, the Sequel will inform us, both who the Author of it was, and the Nature of the Subject which gave the Offence. Two Stationers called Field and Chard, concerned in the printing and publishing the Book, were fent for, and brought before the House of Lords by the Serjeant at Arms. These Men confessed the Publication, &c. and that the Bishop of Brifted was the Author of it. (k) This put the House to a Stand, what Punishment to inflict upon the Stationers; when so great a Man, and one of their own Body, was the principal Agressor. They were ordered to attend the House, however, in Die ad Diem, for some Time; in the mean while the Commons, in a Conference, pushed the Thing warmly against the Bishop; and the Lords. after some Deliberation amongst themselves, what Satisfaction to give to the other House about this Matter, did all agree in Opinion that it might best be done, if the faid Bishop would voluntarily acknowledge himself to have committed an Error. The Bishop of and that he was forry for the same. We are told Bristol, the Authat the Bishop, at last, consented to make this thor, asks Pardon Acknowledgment, which he read in the House in for it.

1. I confess I have erred in presuming to deliver a private Sentence, in a Matter so dealt in by the High Court of Parliament.

Form, as follows:

(k) This Bishop of Briftol was John Thornborough, translated to this See from Limerick in Ireland, Anno 1603. Afterwards in the Year 1616, he was translated to Worcester. Le Neve's Fasti Ecc. Ang.

Digitized by GOOGLE

1604.

An. 2. James I. 1604:

2. I am forry for it.

3. If it was to do again I would not do it.

4. I protest it was done out of Ignorance, and not out of Malice, towards either of the Houses of Parliament, or any particular Member of the same; but only to declare my Affection to the intended Union. which I doubt not but all your Lordships do allow of.

By this last Section it appears what the Subject of the Book was, which gave the Offence; and that there were some Spirits in the Lower House so much fet against the Union, that they could not bear that such a Remonstrance, in its Favour, should be published about it. Some Days after. the Commons fent a Message to the Lords, wherein they acknowledged their Lordships honourable Proceeding in this Matter; but, at the same Time, for their better Satisfaction, they defired that a Copy of the Bishop's Declaration of his Error. &c. might be given them; that it might be recorded. also, in the Journals of that House: And that Which is record- the Book might be suppressed. The Lords took

ed in the Com- Time to confider of this Message; and afterwards in another Conference, about this and other Matters, the Commons had the Satisfaction they defired, and so the Affair was ended.

Another remarkable Occurrence happen'd, of still greater Moment. There had been a Bill brought into the House of Lords this Session, intitled, An Act for the due Execution of the Statutes against Jesuits, Seminary Priests, Recusants, &c. On the third Reading of which Bill, the Lord

Lord Montague Viscount Montague stood up, and made a bold opposes the Bill vincount trioning it it. In which he declared, 'That against Jesuits, &c. Speech against it. In which he declared, 'That

he did not only diffent from the Bill, but, by way of Apology for all Sorts of Recufants, un-

dertook the Defence of their Religion; and in-

veighed against the whole State of that Religion

now established in this Realm. He endeavoured to prove the great Antiquity of theirs and the

Novelty of this; faying, that we had been mis-

· led to forfake the Religion of our Fathers, and

to follow some light Persons of late Times forung

fprung up, that were of unfound Doctrine, &c. An. 2. James & evil Life, or to that Effect: He thereupon made

most earnest Request and Entreaty to the Lords,

that they would have a favourable Confideration

of the faid Recufants, whom the Bill did con-

cern, and not give it Passage against them. (m)

The Journals proceed to tell us that, when some of the Bishops had answered to the several Points of this Speech, relating to the established Religion, the Lord Chancellor interposed by making a Motion, declaring to the Lords, 'That he doubted whether it might stand with the good Order of

that House and with his Duty, that such a Speech

fhould be suffered in the House, as the Lord

Montague had made. In prefuming, under Pre-

tence of speaking to a Bill, to inveigh and speak generally against the whole State of Religion

generally against the whole State of Religion
 then established: By speaking directly to and

maintaining the Tenets of the *Popifb* Religion,

fo much derogating as it doth from the King's Ma-

' jesty's supreme Authority and Government. He

herefore defired the House to consider, whether

the Suffering of fuch a Speech would stand with the

On this a Debate arose; but all the Lords that spoke, agreed in Opinion that it was a very offen-five Speech, and not to be suffered to pass without some Censure, Animadversion or Punishment; except the Lord Burleigh, who said, 'He thought

the best and fittest Punishment would be to let

him pass unregarded and unpunished. Because,

he supposed that the Lord Montague did affect a

Glory in it; and would be glad to get the more

Reputation amongst the Papists, both at Home

and Abroad, if he should be censured or punish-

ed in any Sort for their Cause.' In Conclusion, it was thought meet that some Order should be taken for the Censuring the said Lord for his pre-

fump-

(m) This Lord Viscount Montague was Grandson to the Lord of that Name, who spoke so boldly for the Romish Religion in the Beginning of the last Reign. Dug. Bar. Vol. 2. See also p. 15. in our third Volume.

An. 2. James J. fumptuous Speech; but, the Determination thereof was deferred until their next Sitting. After 2604. which, the Bill being put to the Question, it was wasted by a great Majority.

The next Day this Affair was again renewed:

ous Speech made; on which, it was ordered by all For which he is the Lords Spiritual and Temporal, that the faid committed to the Lord should be committed Prisoner to the Fleet. and the Warden of that Prison was immediately fent for to take him into Custody. But, he did not continue long a Prisoner; for, three or four Days after his Commitment, the Lords being inform'd that the faid Lord Montague was forry for his Offence, and that he had given Cause for their Displeasure; begging to be released from his Confinement and take his Place in the House: It was ordered that he should be discharged from the Fleet. and return to his own House, there to remain till Monday next, when he was to repair to the House of Lords, and by his own Mouth declare his Diflike of his Speech, and give Satisfaction to the Lords for the same. Accordingly, the next Day he was brought to the Bar, and there he told the House, 'How far it was, and ever should be, from

and a Recital of the Lord Montague's prefumptu-

him to do any thing out of any ill Disposition or Meaning to offend them; rendring unto their

Lordships most humble Thanks, for their no less 6 favourable Construction of his Intention, than

for their most honourable and present Release-

ment of him: with Protestation of his most

humble and dutiful Zeal towards his Majestva

and, also, of his most loving and devoted Af-

fection towards all their Lordships.'

Petition relating Bergavenny.

Fleet.

There is a long Entry made in the Lords Yourto the Barony of nals of this Session, relating to two Petitions, prefented to the House, each of them claiming the antient Barony of Bergavenny. The one was from Edward Nevile, Efg; who proved himself to be the Heir Male, and the other from the Lady Fane. or Vane, and her Heirs, who were proved

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to

to be the Heirs General. The Proceedings on this An. 2. James 1. Affair were very long; at length it was determined by the Lords, that Nevile should have the Barony of Bergavenny, and the Lady the Barony of Le Despencer, which was also in the Family. And this Award being confirmed by the King, the two Baronies were made Hereditary in both Families (n).

In the Journals of the Commons, is a remark-able Affair, relating to the Imprisonment of one Imprisonment of of their own Members. Sir Thomas Shirley, Mem- a Member in the ber for Steyning, had been committed Prisoner Fleet. to the Fleet, soon after his Return, and before the Parliament met, on an Execution. The House fent their Serjeant at Arms to demand the Prisoner; which was refused by the Warden. On this, he was fent for himself to the House, where he still persisted in denying to release the Prisoner; and was committed to the Tower for the Contempt. On the 9th of May, a strong Debate arose in the House, what they should do to release their Brother, some arguing that the House could not, by Law, secure the Warden from an Escape of his Prisoner. But the Recorder of London said, 'That this was not a Time to treat about Matters of Law; but how to deliver Sir Thomas Shirley. ' He moved that fix of the House might be selected and fent to the Fleet, with the Serjeant and his Mace to attend them; there to require the Delivery of Sir Thomas Shirley: And, if it was denied, to press to his Chamber, and, providing

them to the House.

This Motion was put to the Question, and, the House dividing, there were 176 for it, and 153 against the Motion; on which it was resolved to send, with Direction and Authority, as before.

Vol. V. H. But,

for the Safety of the Prison and Prisoners, to free him by Force and bring him away with

<sup>(</sup>n) The Barony of Bergavenny is at this Day in the Nevile Family, and the Barony of Le Despenser in the Family of Fane, now Earl of Westmorland.

An. 2. James I. But, the Speaker putting the House in Mind that all those, so sent to enter the Prison in that Manner, were by Law, subject to an Action upon the Case; it was thought meet to stop this Proceeding.

Many Projects were formed in the House for feveral Days together, for the Delivery of the Prisoner, but to no Purpose; when the Warden was again ordered to be brought before them; and being told of the Greatness of his Contempt, and terrified with further Punishment if he would not yield, he still refused to deliver his Prisoner to them. On this, another Debate arose, and, having come to a Resolution, the Warden was called in again, when he, still persisting in his Obstinacy, was told by the Speaker, 'That, as he did increase his Contempt, so the House thought fit to increase his

Punishment; and that their Judgment was, now, he should be committed to the Prison, called

" Little-Ease, within the Tower."

The next Day, the Lieutenant of the Tower fent a Letter to the Speaker, importing, That he had talked with the Warden, his Prisoner; and that he now feemed to have some Feeling of his Error and Obstinacy; and that if the House would send two of their Members, which he named, to fatisfy him in the Point of his Security, he would be content to deliver up his Prisoner to their Serjeant, when they would please to send for him. But the House would not consent to this; and after many more Arguments and Debates, the Day after they came to a Resolution, to send another Warrant of Habeas Corpus to release their Member; and than the Warden should be brought from the Tower to the Door of the Fleet, and there to have it served upon him by the Serjeant, and then to be returned to his Dungeon of Little-Ease again. The Form of all these Warrants are in the Journals; but there is a Memorandum added to this last, 'That Mr. Vice-Chamberlain was, privately, instructed to

go to the King, and humbly defire that he would be pleased to command the Warden, on his Al-

e legiance, to deliver up Sir Thomas; not as petitioned

tioned for by the House, but as if himself thought An. 2. James & it fit out of his own gracious Judgment.' 1604.

It is likely this last Method prevailed; for we find that Sir *Thomas* was delivered up, by a Petition sent to the House from the Warden, in his strait Durance, and praying to be released from it. However, the House thought fit to continue him, in the same dismal Hole, some Time longer; when, at last, being ordered to be brought to the Bar, on his Knees, 'He consessed his Error and Presumption, and professed that he was unseigned edly forry that he had so offended that honourable House.' On which, the Speaker, by Direction of the House, pronounced his Pardon and discharged him, paying the ordinary Fees.

We have now gone through the most remarkable Proceedings of either House in this Session of Parliament, which began on the 19th Day of March 1603, and ended on the 7th of July in the Year 1604; as long a Session as we have yet met with. There was a great Deal of Business done at it; our Statute-Books enumerating no less than 33 Acts passed, but the Catalogue in the Lords Journal mount them to 120. Many of these were private Acts, particularly, for Naturalising several Scotchmen and Families come over with the new King; some other Bills which passed both Houses were rejected.

On Saturday, July 7th, the King came to the House of Lords, about Two in the Asternoon; and, being seated on the Throne, the Commons and their Speaker were sent for; who, on presenting the Bills, made the following Speech to his

Majesty.

\* IISTORY, most high and mighty So-The Speaker's vereign, is truly approved to be the Trea-Speech at the fure of Times past, the Light of Truth, the Close of the SecMemory of Life, the Guide and Image of Man's

present Estate, Pattern of the Things to come,
 and the true Work-mistress of Experience, the
 H 2
 Mother

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Mother of Knowledge; for therein, as in a An. 2. James I. Crystal, there is not only presented unto our Views the Virtues, but the Vices; the Perfections, but the Defects; the Good, but the Evil; the Lives, but the Death, of all precedent Governors and Government, which held the Reins of this Imperial Regiment: Where, although the same hath ever been managed with one Idea, or Form of Government; namely, by the Laws Direction, by Kings Rule, by Senates Advice, and by Magistrates Discipline; yet hath the fame budded Fruits of several Kinds of Sense. moving from the Use or Abuse of Laws Direction, from the Virtue or Error of Kings Rule, from the Good or Evil of Senates Advice, or from the Justice or Injustice of Magistrates Dis-

cipline: For as good Government is the Guide-Mistress of human Happiness, and Tutress of publick Commodity; so is ill Government the devouring Tyrant of Subjects Bliss, and the venomous Poisoner of Commonwealth well doing.

nomous Poisoner of Commonwealth well doing.
The Laws.

The Laws, whereby the Ark of this Government hath been ever steered, are of three Kinds; the first, the Common Law, grounded or drawn from the Law of God, the Law of Reason, and the Law of Nature, not mutable; the fecond, the positive Law, founded, changed, and altered by and through the Occasions and Policies of Times; the third, Customs and Usages, practifed and allowed with Time's Approbation, without known Beginnings: Wherein although we differ from the Laws of other States Government, yet have the Authors thereof imitated the approved Excellency of Plato and Ariftotle, framing their Laws according to the Capacity, Nature, Disposition, and Humour of the Place and ' People; by the Level of whose Line this State hath been commanded, governed, supported, and maintained these \* \* \* Years, not inferior, but in equal Balance with any confining Regiment whatsoever; and have, by the Touchstone of

true Experience, approved to be to the King his An. 2. James I. Scepter, to the Senate the Oracle of Counfel, to the Judge the Rule of Justice, to the Magistrate ' the Guide of Discipline, to the Subject the School-mistress of Obedience, to the Multitude the Preventer of Ignorance, the Standard-bearer of Sedition, and, generally to all, the Bond, that tieth Men to civil and orderly Course of Life. Finally, Laws are only Dials of true ' Direction; Direction the Weapons of Govern-' ment; Government the Armour of Peace; and Peace, the true Perfection of all worldly Happi-' ness: But contrarywise, no Laws, no Direc-'tion; no Direction, no Government; no Go-' vernment, no Peace; no Peace, utter Destruc-' tion; for, fine Imperio, neither House, neither 'City, neither Nation, neither Mankind, nor the Nature of Things, nec ipfe Mundus stare potest. ' And yet the Good or Ill, both of Laws, and of each worldly Thing, confisteth in the Use or ' Abuse of the same; as, if well used, it yieldeth the Sweet of his true Property; but, if abused, that Sweet is turned to Sour; or, if not used, · loseth his Virtue: As, amongst earthly Things, ' Food hath his Precedency; for, being well used, it maintaineth and supporteth the Life and Nature of Man; but abusedly taken, by Surfeit ' destroyeth the Body; or if not used, remaineth fruitless; so the Laws, if well disposed, are the Stern, that wieldeth the Ark of Civil Government; but perverted, become the Instruments ' of Destruction; or not executed, become Corpus ' sine Anima; and therefore are to receive either Life, or Death, by the Good or Ill of the King's Rule, ' the Senates Advice, and the Magistrates Discipline. ' As concerning the Bliss or Bane of Kings Government, which in itself, and of itself, repre-' senteth a Divine Majesty, it consisteth in two ' general Parts; the one, Example, the other, 'Command: For as, from below, we receive 'either Light or Darkness from above, so doth ' the Subject from the Prince's Example receive H 3 either

1604.

An. 2. James L. either his Virtue, or his Vice; and Experience approveth, that the Estate of Commonwealths changeth with the Alteration of Princes Prece-And therefore the Errors of Princes are onot hurtful in themselves, as are their erroneous Examples; whereby their People become infected: • For it hath, and ever will be approved true, that Subjects, by Imitation of their Princes Example, for the most Part become like unto themselves; for the excellent Splendor of the Kings Virtue doth not only incite all Subjects to behold them. but exceeding Admiration and Imitation to love them, and, by loving, to observe them. And therefore the Virtue of Vespasianus Example wrought more effectual Good amongst his People, than his Laws: For Obsequium in Principes et æmulandi Amor, are, of all other, most excellent Tractives to the Good or Ill of Subjects Course of Life; and therefore the more curiously and respective ought they to be in their Acts and Actions, as the leading Stars of the People's Direction. The other resteth in his absolute Power of Command: For although the Law may direct, the Senate advise, and the Magistrate execute; yet to determine and command is proper to the King himself: And therefore his Commands ought to be religious, for he therein becometh the President of many Millions of Souls; they ought to be just, for he sitteth in the Judgment Seat of the absolute King of Iustice; they ought to be tempered with Mercy, for he representeth the divine Image of Mercy; they ought to be mild, for he is the Father and the Subjects his Children; they ought to be prefervative, and not devouring, for he is the Shepherd, and they the Flock; they ought rather to prevent the Cause of Offence, than punish the Offender, for one is much more honourable than the other; they ought to be warranted by Law, for both by Office and Oath he is bound to his Law: they ought to proceed from Renfon, for thereby he is reverenced as a God amongst Men; they

ought to be prudent, for that makes him deified An. 2. James I. with Fame and Renown. Lycurgus never commanded ought to be done, that himself would not do; which made him honoured, reverenced, and obeyed; but Sylla commanding Sobriety, Temperance, and Frugality, himself practiting the contrary, was both contemned and icorned: And therefore the King ought to patronize his Command by his Actions. Themistocles demanded, whether he were a good Poet, that in finging would transgress the true Rules of Musick? Being answered, No; replied, no more is that King, that commands without his Law. · Theopompus being asked, why Lacedemon did so flourish; answered, because their King knew how to command; and Commandments, justly commanded, exact Performance; but Things, unduly required, do breed Mislike, and sometimes enforce Refusal. Claudian therefore concludeth, Peraget tranquilia Poleitas, quod violenta nequit; Mandataque fortius urget imperiola Quies: And more gracious is the Name of Piety, than To conclude, Princes, by the Perfection of their Examples, and by the Virtue of their just Commands, become to God acceptable, to the World renowned, to their People beloved, to all Men with Reverence admired, and in the End with Glory immortalized; but if their Commands be unjust, unmerciful, cruel, devouring, lawless, unreasonable, and imprudent, he loseth the glorious Title of a good King, and becometh eternized with the deathless Fame of an hellish Tyrant; which all good Kings ought to eschew, as the devouring Devil of their Fame, Renown and Eternity. • The third Place in the Commonwealth hath the Senate: For no King can, with his Diliegence and only Wisdom, equally govern the • whole Estate; for it is rather the Virtue of God, than Man, effectually to know all Things ape pertaining to Government: And therefore, as it is necessary for a Prince to see with his own 'Eyes,

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An. 2. James I. 1604.

Eyes, to hear with his own Ears, and to direct by the Dial of his own Judgment; so is it requifite for a Prince to have many Eyes, many Ears, many Tongues, many Hands, many Feet, and many Wits, to fee, to hear, to difpatch, to inform, and advise, for, in, and concerning the publick State, as Preparatives to his commanding Judgment, and Preservatives against the common Evil. Romulus therefore refused to undergo the Burden of Government alone. but chose unto himself a hundred Senators. Trafanus called his Senate his Father; for as the Father doth foretel his Son of the Good or III that may befall him, fo ought the Senate to admonish the King of Things profitable, and unprofitable, to him and the State. The Senate therefore ought to know the Law, the Liberties, the · Customs, the Use, and Discipline, wherewith the State is governed; they ought not only to know the Means, whereby the State may be · beautified, amplified, and preserved, but also how the same may be weakened, impeached, or fubverted; they ought also to know, what is the Majesty, Prerogative, Greatness, and Jurisdiction of a King, and what is the due Right and Liberty of Subjects; for they are the Mean, and Judges between Force and Fear, Liberty and Servitude, the King and his People. Counsellor ought therefore to be temperate, not passionate in his Affections; moderate, not transported with Appetites; mortified by Years, not inveigled by Youth; grave in his Behaviour. onot light in his Condition; justly wife in his Advice, not crafty in his Counsel; virtuous in his ' Conversation, not vicious in his Disposition: A Counsellor thus complete, is to the King a watchful Tower, to the Law a graceful Ornament, to Government an absolute Guide, and to the People a beloved Oracle; but if he be passionate in his Affections, transported in his Appetites, inveigled by his Youth, light in his Condition, crafty in his Counsel, and vicious in

his Disposition; then becometh he to the King An. 2. James I.
a regardless and watchless Tower, to the Law a 1604.

disgraceful Blemish, to the Government a blind

diffolute Guide, and to the People a contemned fabulous Deceiver.

The next and immediate subsequent Place in the Commonwealth hath the Magistrate; for in vain is the Laws Direction, the King's Command, and the Senate's Advice, if not by the Magistrate's Discipline executed: For Laws, Command, and Advice receive not their Authofrity, when they are enacted, given, or advised, but when they are executed; not when they are enacted, but when they are observed; and therefore the Commonwealth doth put upon the Maegistrate the Person of Severity, to execute the Laws Direction, Prince's Command, and the Senate's Advice. The Roman Magistrate therefore faid, my Mother hath brought me into the World of mild and gentle Disposition; Sed Res-· publica me severum fecit: For Laws are delivered to the Magistrate, as a Sword, to cut off the · Reins of licentious Liberty; but if the Magistrate keep it sheathed or rusty, is there any that will dread the Correction of fo sheathed or rusty a Weapon? Secondly, Laws are ordained as Rules or Lines of Mens Lives; but if the Magistrate, through Fear or Pity, shall bend them to and fro, is there any • Man that will regard so leaden a Rule? Thirdly, Laws are established as Walls, or Forts, or Defence against Disorder; but if the Magistrate fhall fuffer them to melt with Favour, or rend a funder with Corruption, will not all Men con-• temn such Walls of Wax, or Forts of Cobwebs? • The Memory of Nerva his Example approve h it; who, through too tender a Conceit of Pity, was noted over-sparing in Punishment of the · People's Insolencies; but in the End, his City thereby grew into fuch Contempt, both of his • Person and Government, that of him it was faid, That better it were for all good Men to blive under the Government of Domitian, under whom

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An. 2. James I. 6 whom nothing was lawful, than under Nerva, where all Things were lawful. And therefore the Magistrate ought to be sciens, justus, et fortis: First, to know what he is to execute; secondly, to be just in his Execution; and thirdly, not to fear the Face of any, in that he ought to execute; for he is the living Law, and the Law of the dumb Magistrate: And nothing is more perinicious in the Commonwealth, than an ignorant. unjust, and timorous Magistrate. To conclude. s as the End of the Sailor's Endeavour is good e Passage, the Physician's Travel, Health, the Captain's Labour, Victory; fo the well Discif plining of the People ought to be the Magistrate's true Endeavour; which if he regardfully perform, then becometh he a good Pilot, a provident Physician, a victorious Captain, and a just we'l-deserving Magistrate; but if he be ignorant, e remise, timorous, unjust, or corrupt; then is he to the Life of the Law a deathful Murtherer, 6 to the Soul of the King's Justice a betraying Teacher, to the Virtue of Senates Advice a deceiving Evil, and to the Body of the Common-Wealth a devouring Wolf.

A People, by the Direction of fuch Laws. by the Grace, Wisdom, and Justice of such a King, by the Advice of fuch a Senate, and by the Discipline of such Magistrates, governed, if ' not then loyal and obedient, are rather the Whelps of Wolves, than Sons of Men; rather Monsters of Nature, than Creatures of Reason; and nay, more Devils in Condition, than Professors of Religion: From the Corruption of which Error your Majesty shall ever approve us to be as free, as Virtue is from Vice. And though, during the Time of these our Parliament Counfels, we have, through the Warrant of our long continued Privilege, your gracious Approbation thereof, your Patience in hearing, your Wisdom in differning, your Justice in adjudging, and your Clemency in relieving, presumed of you, as of our King, but more of you, as of our

good King, nay most of all of you, as a most An, 2, James L. absolute good Man, to propound, dispute, assent, and disassent, freely; to implore your royal Protection of our long-continued Liberties, your gracious relieving of our Burdens (not by Authority imposed, but by the Corruption of base Officers extorted) and your discerning Consideration of our feared Dangers; wherein although we have proceeded without Flattery or Cowardice (the one never being a true Counsellor, nor the other a good Subject) yet hath the same been without Hearts or Minds Thought, either to distaste your gracious Pleasure, or to detract ought, that in Right, Honour, or Prerogative, 'yourself in your great Wisdom should affect as good: For your Glory is, and must be, our Ho-' nour, your Greatness our Protection, your Abundance our Riches, your Safety our Security, your Content our Joy; otherwise were we worthily unworthy of the Bleffings of the Religion. of the Peace, of the Safety, of the Grace, and, egenerally, of all the Fruits of Happiness, which by you, from you, and under you, we do, and hope ever to possess. And as out of your prince-' ly Grace you pleafed (to our exceeding Hearts Comfort) to fay, that you more joyed to be King of fuch Subjects, than to be King over ' many Kingdoms; so do we, with true Zeal and Faith, protest more to joy in being the Subjects of fuch a King, than in the Freedom of any Liberty, which we shall ever with our Hearts Life Blood endeavour to approve against all Opoposers and Opposition: And as God let him endure the Torment of ever dying Death, that otherwise shall in Mind conceit, or in Heart confent; so let him live hatefully to God and Man, that shall endeavour, or occasion in the e least, to impeach and violate so royal and loyal a Conjunction between a Head to absolutely peerless, and a Body so faithfully loyal. And altho' your Majesty, more seeking to enrich your Freasure with the Hearts and Minds of us your Sub-

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An. 2. James I. 1604.

Subjects, than with the Money and Treasure of our Purfes, have lately, out of your abundant Grace, prevented our concluding to present you with a Sublidy of Crowns and Coin, being but a Blossom of the fruitful ever-bearing Tree of our abundant Love, Loyalty, and Duty (which we fooner shall leave to live, than leave unperformed) yet give us leave (of all other most worthy to be beloved Sovereign) not only to present vou with our humble and dutiful Thanks, but also to present you with five Subfidies, of far more precious Price and Worth: 1. The first confisting of many Millions of affectionated Hearts to love you: 2. Of Number of loyal Minds to obey you: 3. Of as many zealous
Spirits to pray for you: 4. Of as equal proportioned Hands to fight for you: 5. And with the Treasure of the whole Kingdom to supply you; which the World shall both feel and know, when, where, and against whom whatsoever, your Majesty shall be pleased to dispose and coms mand us. This we profess, protest, and present, neither out of fervile Fear, nor base Flattery, both hateful to a King so absolute, wise, mags nanimous, and gracious; but out of our endless. Loves, Duties, and Loyalties, whereunto Death only, and nought else but Death, shall be of • Force to give End.'

There is no Speech of the King's, or the Lord Chancellor, entered, for this Time, in either Journal; and no more is faid, in the Lords, than, that the Lord Chancellor by the King's Command, prorogued this Parliament to the 7th Day of February, next enfuing.

Notwithstanding the great Affair of the Union was still obstructed, though the King laboured hard to bring it about; yet, by the Advice of his Coun-The Royal Style cil, he was this Year proclaimed King of Great declar'd, by Pro-clamation, to be, Britain, France and Ireland, that the Names of King of Great England and Scotland might from henceforth be Britain, &cc. extings. Scottiff Coins were made Current, and the

Arms of both Kingdoms quartered, on all Stand- An. 2. James I. ards, Military and Civil, throughout both the Nations. Peace was also proclaim'd here between England and Spain, on the 5th of August, 1604 (0). Peace with Spain.

The Parliament met the 7th of February, accord-Anno Regni 3, ing to Prorogation, and were prorogued by Commission, to the 3d of October. At which Time At Westminster. they were again prorogued, in the fame Manner, to the 5th of November following; and on that

Day, to the 9th of the faid Month.

During which last mentioned Periods, was discovered the deepest and blackest Plot that ever was laid against King and Kingdom: So vile and execrable in its Nature, that no Religion could tolerate, nor no Cause whatsoever give a Sanction to The Reader will presently comprehend that the infamous Gun-Powder-Plot is here meant; the The Gunpowder Account of which is so amply given by all our Plot discover'd. English Historians. It has been pretended indeed by some, that this was a sham Plot from the Beginning, and it has been called Cecil's Plot; by others, that the King and Ministry were well informed of the whole Contrivance of it from the first, and only waited to see how many would join in the Devilish Scheme. ——But, as the Business of these Enquiries, is only to give the Sense of an English Parliament, on this formidable. Affair, we shall leave any further Animadversions upon it; and go on with the Proceedings of this fecond Seffion of the first Parliament in this Reign.

In the Journals of the Commons, November 5th, we find this Entry. 'This last Night the Upper House of Parliament was searched by Sir Thomas \* Knevett; and one Johnston, Servant to Mr. Tho-

6 mas Percye, was there apprehended; who had

• placed thirty-fix Barrels of Gun-Powder in the Vault under the House, with a Purpose to blow

up the King and the whole Company when they

fhould there affemble.—Afterwards, divers o-

• ther Gentlemen were discovered to be of the Plot. The

(.) Wilson's Life of King James I. and Camden's Annals,

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An. 3. James I. 1605.

The Lords Journals tell us, That on the 9th of November, the House being met, and the King feated on the Throne, the Lord Chancellor opened the Session, with giving some Account of what had passed between the Commissioners of England and Scotland, at their late Meeting, according to an Act made for that Purpose last Session of Parliament. Afterwards, he presented to his Majesty and the House two Copies of the Tripartite Writings agreed on (p), one of which was delivered openly to the Clerk of Parliament, to be kept in his Custody till a farther Proceeding in that Business. He then made a Relation of the most wicked and horrible Treason ever heard of; intended against his Majesty and the whole State; which was purposed to have been put in Execution on Tuelday, the 5th Instant, the first Day of this Session, holden by Prorogation.

The Lord Chancellor having ended, the King began to tell the House, that he came there, at this Time, (contrary to the Custom of any of his Predecessions, at the Beginning of any Session of Parliament, holden by Prorogation) on Purpose to receive the Writing which had just then been delivered in; that no Stop might be put to that Proceeding. Afterwards his Majesty made an ample Declaration to both Houses, of the late most horrible Treason, in the following Speech from the Throne. (4)

My

The Embass dors of Spain and the Archduke of Austria were present in the House at this Speech; according to Edmund Howes, the Continuator of John Stowe's Chronicle.

Officere tells us, 'That after this happy Discovery, his Catholic

Ofberne's Memorials of King James, Svo, p. 437.

<sup>(</sup>p) 1. For the King: 2. The Parliament of England: 3. The Parliament of Scotland.

<sup>(</sup>q) This Speech is taken from a Book entitled, A Discourse of the Manner of the Discovery of this late intended Treason, joined with the Examination of some of the Prisoners. (Imprinted at London, by Robert Barker, Printer to the King's Most Excellent Majesty, Anno 1605.) And is compar'd by the Lords Journals. The Embass. does of Spain and the Archduke of Austria were

Opone tells us, "I hat after this happy Dicovery, his testeoire Majethy sent an Agent on purpose to Congratulate King James his great Preservation. A Flattery so palpable, as the Pope could not refrain Laughing in the Face of Cardinal D'Ossawhen he first told it him; nor he sorbear to inform his King of it, as may be sound in his printed Letters! It being notorious, that at

may be found in his printed Letters! It being notorious, that at King James his first Assumption to the Throne of England, none fought his Destruction more cordially than the Spaniard.

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My Lords Spiritual and Temporal, and You the An. 3. James L. Knights and Burgesses of this Parliament;

T T was far from my Thoughts, 'till very late- The King's ly before my Coming to this Place, that Speech upon that this Subject should have been ministred unto me, whereupon I am now to speak. But now it so falleth out, That whereas in the preceding Sef-' fion of this Parliament, the principal Occasion of 'my Speech was, to thank and congratulate all you of this House, and in you, all the whole Common-wealth (as being the representative Body of the State) for your to willing, and loving receiving, and embracing of me in that Place, which God and Nature, by Descent of Blood, had in his own Time provided for me: So now my Subject is, to speak of a far greater Thanksgiving than before I gave to you, being to a far greater ' Person, which is to God, for the great and mi-' raculous Delivery he hath at this Time granted to me, and to you all, and consequently to the ' whole Body of this Estate.'

I must therefore begin with this old and most approved Sentence in Divinity, Misericordia Dei supra omnia Opera ejus. For Almighty God did not furnish so great Matter to his Glory, by the Creation of this great World, as he did by the Redemption of the same. Neither did his Generation of the little World, in our old and first Adam, so much set forth the Praises of God in his Justice and Mercy, as did our Regeneration

' in the last and second Adam.'

And now I must crave a little Pardon of you,
(That fince Kings are in the Word of God itfelf called Gods, as being his Lieutenants and
Vicegerents on Earth, and so adorned and surnished with some Sparkles of the Divinity;) to
compare some of the Works of God the Great
King, towards the whole and general World, to
some of his Works towards me, and this little
World of my Dominions, compassed and severed
by the Sea from the Rest of the Earth. For

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' as God, for the just Punishment of the first An. 3. James L. great Sins in the original World, when the Sons of God went in unto the Daughters of Men. ' and the Cup of their Iniquities of all Sorts was filled, and heaped up to the full, did by a general ' Deluge and Overflowing of Waters, baptize the World to a general Destruction, but not 6 to general Purgation: (only excepted Noah and 6 his Family, who did repent and believe the 'Threatenings of God's Judgment): So now, when the World shall wax old as a Garment. and that all the Impieties and Sins that can be devised against both the first and second Table, have, and shall be committed to the full Measure; God is to punish the World the second Time by Fire, to the general Destruction and not Purgation thereof. And, as it was done in the former to Noab and his Family by the Waters; fo shall all we that believe be likewise purged, and not destroyed by the Fire. In the like Sort, I say, I may justly compare these two great and fearful Dooms-Days, wherewith God threatened to destroy me, and all you of this little World that have Interest in me. For although I confess, as all Mankind, so chiefly Kings, as being ' in the higher Places like the high Trees, or stayeft Mountains, and steepest Rocks, are most sub-' ject to the daily Tempests of innumerable Dangers; and I amongst all other Kings, have ever been subject unto them, not only ever fince my Birth, but even as I may justly say, before my Birth, and while I was yet in my Mother's Bel-' ly: Yet have I been exposed to two more special

> 'The first of them, in the Kingdom where I was born, and passed the first Part of my Life: And the last of them here, which is the greatest. In the former, I should have been baptized in

and greater Dangers than all the rest.'

Blood, and in my Destruction, not only the J Kingdom, wherein I then was, but ye also by vour future Interest, should have tasted of my

Ruine. Yet it pleased God to deliver me, as it

were, from the very Brink of Death, from the An. 3. James I.
Point of the Dagger, and so purge me by my
thankful Acknowledgment of so great a Benefit.
But in this which did so lately fall out, and
which Destruction was prepared not for mealone,
but for you all that are here present, and wherein no Rank, Age, or Sex should have been spared: This was not a crying Sin of Blood as the
former; but it may well be called a roaring, nay,
a thundering Sin of Fire and Brimstone, from the
which God hath so miraculously delivered us all,
What can I speak of this, I know not: Nay
rather, what can I not speak of it? And therefore I must for Horror say with the Poet; Vox
Faucibus bæret.

'In this great and horrible Attempt, whereof the like was never either heard or read; I observe three wonderful, or rather miraculous Events.'

First, in the Cruelty of the Plot itself; wherein cannot be enough admired the horrible and ' fearful Cruelty of their Device, which was not ' only for the Destruction of my Person, nor of ' my Wife and Posterity only, but of the whole Body of the State in general; wherein should ' neither have been spared, or Distinction made of ' Young nor of Old, of Great nor of Small, of Man nor of Woman: The whole Nobility; ' the whole Reverend Clergy, Bishops, and most Part of the good Preachers; the most Part of the Knights and Gentry; yea, and if that any in this Society were Favourers of their Profef-' fion, they should all have gone one Way: The whole Judges of the Land, with most of the Lawyers and the whole Clerks: And as the Wretch himself that is in the Tower, doth con-' fefs, it was purposely devised by them, and concluded to be done in this House: That where the cruel Laws (as they fay) were made against their Religion, both Place and Persons should all. be destroyed and blown up at once. And then 6 confider therewithal the cruel Sort of that Prac-Vol. V.

An. 3. James 1.6 tice: For by three different Sorts, in general, may 1605.

Mankind be put to Death.'

'The First, by other Men, and reasonable Creatures, which is least cruel; for then both Defence of Men against Men may be expected, and

6 likewise who knoweth what Pity God may stir

up in the Hearts of the Actors at the very In-

stant? Besides the many Ways and Means, whereby Men may escape in such a present

' Furv.'

Pensioners.

'And the second Way more cruel than that, is by Animal and unreasonable Creatures: For as ' they have less Pity than Men, so it is a greater.

' Horror, and more unnatural for Men to deal with them: But vet with them both Refistance

may avail, and also some Pity may be had; as

was in the Lions, in whose Den Daniel was thrown; or that thankful Lion, that had the

· Roman Slave in his Mercy.

But the Third, the most cruel and unmerciful of all, is the Destruction by insensible and inanimate Things; and amongst them all, the most cruel are the two Elements of Water and Fire; and of those two the Fire most raging and " mercilefs."

' Secondly, How wonderful it is when you shall think upon the small, or rather no Ground, whereupon the Practifers were enticed to invent this Tragedy. For if these Conspirators had

only been Bankrupt Persons, or Discontented upon Occasion of any Disgrace done unto them:

this might have feemed to have been but a Work

of Revenge. But for my own Part, as I scarcely ever knew any of them; fo cannot they

alledge so much as a pretended Cause of Grief: And the Wretch himself, in Bands, doth confess,

That there was no Cause moving him or them,

but meerly and only Religion. And specially. that Christian Men, at least so called, English-

men, born within the Country, (r) and one of

the (r) This was Tho. Percy, Efq; one of the Band of Gentlemen

Stone's Chronicle

the Specials of them, my fworn Servant in an An. 3. James I. honourable Place, should practice the Destruc-

tion of their King, his Posterity, their Country and all; wherein their following Obstinacy is fo joined to their former Malice, as the Fellow himself that is in Hand, cannot be moved to discover any Signs or Notes of Repentance; except this, that he doth yet stand to avow, that he repents only for not being able to perform

his Intent.

'Thirdly, The Discovery hereof is not a little wonderful, which would be thought the more miraculous by you all, if you were as well acquainted with my natural Disposition, as those ' are who be near about me. For as I ever didhold Suspicion to be the Sickness of a Tyrant: fo was I fo far upon the other Extremity, as. I rather contemned all Advertisements, or Apprehensions of Practices. And yet now, at this Time, was I so far contrary to myself, as when the Letter was shewed to me by my Secretary, wherein a general, obscure Advertisement was given of some dangerous Blow at this Time; I did upon the Instant interpret and apprehend some dark Phrases therein, contrary to the ordinary Grammar-Construction of them. and in another Sort than I am fure any Divine, or Lawyer in any University would have taken them) to be meant by this horrible Form of Blowing us up all by Powder; and there-' upon ordered that Search to be made, whereby the Matter was discovered, and the Man apprehended: Whereas if I had apprehended or interpreted it to any other Sort of Danger, no worldly Provision or Prevention could have made us escape our utter Destruction!'

'And in that Case, there was a wonderful Providence of God, that when the Party himself was taken, he was but new come out of his House from Working, having his Fire-work for kindling ready in his Pocket; wherewith, as he confesset, if he had been taken but immediately

An. 3. James I. before, when he was in the House, he was resol-' ved to have blown up himself with his Takers.' One Thing, for my own Part have I Caule to thank God in; That if God, for our Sins, ' had fuffered their wicked Intents to have prevailed, it should never have been spoken nor written in Ages fucceeding, that I had died ingloriously in an Ale-house, a Stews, or such vile Place; but mine End should have been with the most 6 Honourable and best Company, and in that ' most Honourable and fittest Place for a King to be in, for doing the Turns most proper to his Office: And the more have We all Cause to thank and magnify God for this his merciful Debivery. And specially I for my Part, that he hath given me vet once Leave, whatfoever should come of me hereafter, to affemble you in this Honourable Place; and here in this Place, where our general Destruction should have been, to magnify and praise him for our general Delivery, that I may justly now fay of mine Enemies and yours, as David doth often fay in the Pfalms, Inciderunt in Foveam, quam fecerunt. And fince Scipio an Ethnick, led by the Light of Nature, that Day when he was accused by the Tribunes of the People of Rome, for mispending and wasting in his Punick Wars the City's Treasure. even upon the fudden brake out with that Diverfion of them from that Matter, calling them to Remembrance how that Day was the Day of the Year, wherein God hath given them for great a Victory against Hannibal; and therefore it was fitter for them all, leaving other Matters to run to the Temple to praise God for that fo great Delivery, which the People did all follow with one Applause: How much more Cause have we, that are Christians, to bestow this Time in this Place for Thankigiving to God for his great Mercy, tho' we had had no other Errand of Affembling here at this Time; wherein if I have spoken more like a Divine, than would seem to belong to this Place, the Matter it felf must

plead for mine Excuse: For being here come to An. 3. James 1. thank God for a Divine Work of his Mercy; how can I speak of this Deliverance of us from so hellish a Practice, so well, as in Language of Divinity, which is the direct opposite to so damand Intention? And therefore may I juftly end this Purpose, as I did begin it with this Sentence, The Mercy of God is above all his Works." 'It resteth now, that I should inform you what is to be done hereafter, upon the Occasion of this horrible and strange Accident. As for your Part, that are my faithful and loving Subjects of all Degrees, I know that your Hearts are fo burnt up with Zeal in this Errand, and your "Tongues so ready to utter your dutiful Affections, and your Hands and Feet so bent to concur in the Execution thereof, (for which as I e need not to spur you, so can I not but praise you for the same) As it may very well be posfible, that the Zeal of your Hearts shall make fome of you in your Speeches, rashly to blame fuch as may be innocent of this Attempt. But upon the other Part I wish you to consider, that I would be forry that any being innocent of this Practice, either domestical or foreign, should receive Blame or Harm for the fame. though it cannot be denied. That it was the only blind Superstition of their Errors in Religion. that led them to this desperate Device; yet doth it not follow, That all professing that Romish Religion were guilty of the fame. For as it is true. That no other Sect of Hereticks, not excepting Turk, Jew, nor Pagan, no not even those of Calicute who adore the Devil, did ever maintain by the Grounds of their Religion. 'That it was lawful, or rather meritorious (as the Romish Catholicks call it) to murder Princes or People for Quarrel of Religion. And although particular Men of all Professions of Re-' ligion have been some Thieves, some Murtherers, ' fome Traitors; yet ever when they came to their End and just Punishment, they confessed

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An. 3 James I.

their Fault to be in their Nature, and not in their Profession: (these Romish Catholicks only excepted) Yet it is true on the other Side. That many honest Men blinded, peradventure, with some Opinions of Popery, as if they be not found in the Questions of the Real Presence. or in the Number of the Sacraments, or fome such School Question; yet do they either not know, or at least, not believe all the true Grounds of Poperv. which is indeed, The Mystery of Iniquity. And therefore do we justly confess, that many Papists, especially our Fore-fathers, laying their only Trust upon Christ and his Merits at their last Breath, may be, and often-times are saved; detesting in that Point, and thinking the Cruelty of Puritans worthy of Fire, that will admit no Salvation to any Papist. I therefore thus do conclude this Point; That as upon the one Part many honest Men, seduced with some Errors of Popery, may yet remain good and faithful Subjects: So upon the other Part, none of those that truly know and believe the whole Grounds. and School Conclutions of their Doctrine, can ever prove either good Christians, or faithful Subjects. And for the Part of foreign Princes and States, I may so much the more acquit them and their Ministers, of their Knowledge and Confent to any fuch Villany; as I may juftly fay, that in that Point I better know all Christian Kings by my felf, that no King nor Prince of Honour will ever abase himself so much, as to think a good Thought of so base and dishonourable a Treachery: Wishing you therefore, that as God hath given me an happy Peace and Amity, with all other Christian Princes my Neighbours; (as was even now very gravely told you by my Lord Chancellor) that fo you will reverently judge and speak of them in this Case. And for my Part I would wish with those antient Philosophers, that there were a Chrystal Window in my Breast, wherein all my People might fee the fecretest Thoughts of my Heart; for

for then might you all fee no Alteration in my An. 3. James L.
Mind for this Accident, further than in those
two Points. The First, Caution and Wariness
in Government, to discover and search out the
Mysteries of this Wickedness as far as may be:
The other, after due Trial, Severity of Punishment upon those that may be found guilty of
fo detestable and unbeard-of Villany. And now
in this Matter, if I have troubled your Ears
with an abrupt Speech, undigested in any good
Method or Order; you have to consider that an
abrupt, and unadvised Speech doth best become
the Relation of so abrupt and unorderly an
Accident.

4 And although I have ordained Proroguing of this Parliament until after Christmas, upon two necessary Respects: Whereof the first is, That neither I nor my Council can have Leisure, at ' this Time, both to take Order, for the Apprehenfion and Trial of these Conspirators, and also to wait upon the daily Affairs of the Parliament. as the Council must do: And the other Reafon is, the Necessity, at this Time, of divers of your Presences in your Shires that have Charges. or Commandments there. For as these Wretches thought to have blown up in a Manner the whole World of this Island; every Man being now come up here, either for publick Causes of Parliament, or elfe for their own private ' Causes in Law, or otherwise: So these Rebels ' that now wander through the Country, could e never have gotten fo fit a Time of Safety in ' their Passage, or whatsoever unlawful Actions, ' as now when the Country by the forefaid Occasion is in a Manner left desolate, and waste unto them. Besides that, It may be that I ' shall defire you at your next Session, to take ' upon you the Judgment of this Crime: For 'as so extraordinary a Fact deserves extraordi-' nary Judgment; so can there not I think (fol-' lowing even their own Rule) be a fitter Judg-' ment for them, than they should be measured with.

An. 3. James I.

with the same Measure wherewith they thought to measure us; and that the same Place and Persons, whom they thought to destroy, should be the just Avengers of their so unnatural a Parricide: Yet not knowing that I will have Occasion to meet with you, myself, in this Place, at the Beginning of the next Session of this Parliament; (because if it had not been for delivering of the Articles agreed upon by the Commissioners of the Union, which was thought most convenient to be done in my Presence, where both Head and Members of the Parliament were met together, my Presence had not otherwise been requisite here at this Fime) I have therefore thought good for Con-<sup>6</sup> clusion of this Meeting, to discourse to you 6 somewhat anent the true Nature and Definition of a Parliament; which I will remit to your Memories, till your next Sitting down, that vou may then make use of it as Occasion shall be ministred'

For albeit, it be true, that at the first Sef-6 fion of my first Parliament, which was not long after mine Entry into this Kingdom; it could not become me to inform you of any 'Thing belonging to Law or State here; (for all Knowledge must either be infused or acquired. and feeing the former Sort thereof is now, with Prophese, ceased in the World; it could not be possible for me, at my first Entry here, before Experience had taught it me, to be able to understand the particular Mysteries of this State) yet now that I have reigned almost three Years amongst you, and have been careful to observe those Things that belong to the Office of a King; albeit, that Time be but a short Time for Experience in others; yet in a King may it be thought a reasonable long Time, especially in me, who, although I be but in a Manner a new King here, yet have been long acquainted with the Office of a King in fuch another Kingdom, as doth nearest of all others agree with \* the

the Laws and Customs of this State. Remit-An. 3. James I. ting to your Confideration, to judge of that which hath been concluded by the Commissioners of the Union, wherein I am at this Time to fignify unto you, That as I can bear Witness to the foresaid Commissioners, that they have not agreed nor concluded therein any Thing, where-' in they have not foreseen as well the Weal and Commodity of the one Country, as of the other; ' so can they all bear me Record, that I was so far from pressing them to agree to any Thing, which might bring with it any Prejudice to this ' People; as by the Contrary I did ever ad-" monish them, never to conclude upon any such 'Union, as might carry Hurt or Grudge with it to either of the faid Nations: For the Leav-' ing of any fuch Thing, could not but be the ' greatest Hindrance that might be to such an Action, which God by the Laws of Nature had provided to be in his own Time, and hath on now in Effect perfected in my Person; to which Purpose my Lord Chancellor hath better fpoken, than I am able to relate.

And as to the Nature of this High Court of ' Parliament, it is nothing elfe but the King's great Council; which the King doth affemble either upon occasion of interpreting, or abrogating old Laws, or making of new, according as ill Manners shall deserve, or for the publick <sup>6</sup> Punishment of notorious Evil-doers, or the Praise and Reward of the Virtuous and Well-deservers;

• wherein these four Things are to be confidered. First, whereof this Court is composed. Secondly, what Matters are proper for it.

<sup>6</sup> Thirdly, to what End it is ordained.

And Fourthly, what are the Means and Ways whereby this End should be brought to país.

As for the Thing itself, it is composed of a Head and a Body: The Head is the King, the Body are the Members of the Parliament.

6 Body again is subdivided into two Parts; the

An. 7. James I. 1. That the King was folicius a Legibus, and 1604. not bound by his Coronation Oath.

2. That it was not, ex Necessitate, that the King should call a Parliament to make Laws, but might do it by his absolute Power; for Voluntas ions.

Regis was Lex Populi.

3. That it was a Fayour to admit the Confent

of his Subjects, in giving of Subsidies.

There was also another Book, complained of by the Commons, wrote by one Dr. Blackwood, about this Time, which concluded, 'That we are

all Slaves by reason of the Conquest (2).

March the 3d, the Lord Chancellor reported to the House of Lords the Substance of what was delivered, by the Committee of the Lower House, at Yesterday's Conference, on the Points of Supply and Support. 'That the Commons had expressed a tender Feeling towards his Majesty's Wants, and a due Regard to relieve them. But they could not conceive, as they affirmed, how it could be done in any other Way than by Subfidy. Which being proper to be first moved in the House of Commons, they will consider of a fit Resolution and proceed therein in due Time. That, as to the other Point of Support, they hold this Matter to be most considerable, and therefore proper for the Lords; of which they expect to be informed from them at their Convenience.'

Then the Lord Privy Seal declared to the House what had passed in the Conserence relating to Dr. Cowel's Book. 'That the Attorney-General, in delivering the Sense of the Lower House, did very modestly and discreetly lay open the Offence taken against the Party, and the dangerous Consequence of the Book.' Afterwards the Bishop of London (a) read the particular Exceptions which the Commons had made to it; which were, 1. On the Word Subsidy; 2. On the Word King; 3. On the Word Parliament; 4. On the Word Prerogative. On all which Words the said Dr. Cowel had so un-

(2) Payi's Miscell. Parl. p. 65.

Le Noves

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adviledly enlarged himself, as the Commons appre-An. 7. James I. hended that the same was very offensive, and of 1600.

dangerous Confequence.

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On this Report, the Lords took a little Time to consider, and then thought proper to send a Message to the other House, to defire another Conference about this Book, and in the mean Time ordered their Clerk to feek Precedents of that Kind, and faithfully to acquaint the House therewith. next Day the Lord Treasurer inform'd the Lords, The Prosecution 'That his Majesty had taken Notice of this Mat- of Dr. Cowel ter; and had lately perused the Places in the Book King's Interto which Exceptions were taken. That he had position. called the faid Cowel before him, and heard his Answers thereunto; and, having duly considered of the Errors committed by the Author, in that Behalf, was graciously pleased to deliver his Judgment and Resolution to the Lords, to be by them. communicated to the Committee of the Commons.

We are not told by the Journals what this Refolution was; but it may be supposed to finish the Businels, for there is no more Mention made of it. Grievances of a much higher Nature now embar-Proceeding in rasked the Thoughts of both King, Lords and Com relation to Temons; which were that of Tenures, and Dependency

on Tenures, already spoken of, and other Branches of the Prerogative which will fall in the Sequel.

Some Conferences had already passed, between the two Houses, when the Affair of Cowel's Book was on the Carpet, about Tenures. And, March the 10th, the Lord Privy Seal made a Report to the Lords of what had been done at the last Conference. His Lordship observed, 'That the Committee of the Commons infifted chiefly on three particular Points, in the Debate, on which the Matter of Tenures depended. These Points were Honour, Conscience and Utility; to the last of these they said, That since his Majesty, out of the Greatnels of his Mind, had been pleased to set it aside; so they, in their Duties, would urge it no further than otherwise it should be meet. And it would be most proper to treat of that when the other two Vol. V.

An. 3. James I. 6 Upper and Lower House: The Upper com6 pounded partly of Nobility, Temporal Men,
6 who are heretable Counsellors to the High Court
6 of Parliament, by the Honour of their Creation
6 and Lands: And partly of Bishops, Spiritual
6 Men, who are likewise by the Virtue of their
6 Place and Dignity Counsellors, Life-Renters, or
6 Ad Vitam of this Court. The other House is
6 composed of Knights of the Shire; and Gentry,

composed of Knights of the Shire; and Gentry, and Burgesses for the Towns. But because the Number would be infinite for all the Gentlemen

and Burgesses to be present at every Parliament, therefore a certain Number is selected and cho-

fen out of that great Body, serving only for that Parliament, where their Persons are the

Representation of that Body.
Now the Matters whereof they are to treat

ought therefore to be general, and rather of fuch Matters as cannot well be performed without the affembling of that general Body; and no more of these Generals neither, than Necessity shall require: For as In corruptissima Republica sunt plurimæ Leges: So doth the Life and Strength of the Law confist not in heaping up infinite and confused Numbers of Laws, but in the right Interpretation and good Execution of good and wholfome Laws. If this be fo then, neither is this a Place on the one Side, for every rash and harebrain'd Fellow to propone new Laws of his own Invention: Nay rather could I wish these busy Heads to remember that Law of the Lacedemonians, That who foever came to propone a. new Law to the People, behoved publickly to present himself with a Rope about his Neck. that in case the Law were not allowed, he should be hanged therewith. So wary should Men be of proponing Novelties, but most of all not to propone any bitter or feditious Laws,

which can produce nothing but Grudges and Discontentment between the Prince and his People: Nor yet is it on the other Side, a convenient Place for private Men under the Colour

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of general Laws, to propone nothing but their An. 3. James I. own particular Gain, either to the Hurt of their private Neighbours, or to the Hurt of the whole State in general; which many Times, under fair and pleafing Titles, are smoothly passed over, and so by Stealth procured, without Consideration that the private Meaning of them tendeth to nothing but either to the Wreck of a particular Party, or else under Colour of publick Benefit to pill the poor People, and serve as it were for

a general Impost upon them for filling the Purfes of some private Persons.

And so the End for which the Parliament is ordained, being only for the Advancement of God's Glory, and the Establishment and Wealth of the King and his People: It is no Place then for particular Men to utter there their private Conceits, nor for Satisfaction of their Curiofities, and least of all to make Shew of their Eloquence by tyning the Time with long studied and eloquent Orations. No, the Reverence of God, their King, and their Country being well fettled in their Hearts, will make them assamed of such Toys; and remember that they are there as sworn Counsellors to their King, to give their best Advice for the Furtherance of his Service, and the flourishing Weal of his Estate.

And lastly, if you will rightly consider the Means and Ways how to bring all your Labours to a good End; you must remember, that you are here assembled by your lawful King to give him your best Advices, in the Matters proposed by him unto you, being of that Nature, which I have already told, wherein you are gravely to deliberate, and, upon your Consciences, plainly to determine how far those Things propounded do agree with the Weal, both of your King and of your Country, whose Weals cannot be separated. And as for myself, the World shall ever bear me Witness, that I never shall propone any Thing unto you, which shall not as well tend

An. 3. James I. 1605.

to the Weal Publick, as to any Benefit for me: So shall I ever oppone myself to that, which may not tend to the Good of the Common-Wealth. for the which I am ordained, as I have often faid. And as you are to give your Advice in fuch Things as shall by your King be proposed: So is it on your Part your Duties to propone any Thing that you can, after mature Deliberation, iudge to be needful, either for those Ends already fpoken of, or otherwise for the Discovery of any ' latent Evil in the Kingdom, which peradventure may not have come to the King's Ear. If this then ought to be your grave Manner of proceeding in this Place. Men should be ashamed to make Shew of the Quickness of their Wits here, either in taunting, scoffing, or detracting the Prince or State in any Point, or yet in breaking Jests upon their Fellows, for which the Ordinaries or Alehouses are fitter Places, than this 6 Honourable and High Court of Parliament.

In Conclusion then, fince you are to break up, for the Reasons I have already told you, I wish such of you as have any Charges in your Countries, to hasten you Home for the Repressing of the Insolencies of these Rebels, and Apprehension of their Persons; wherein as I heartily pray to the Almighty for your prosperous Success, so do I not doubt, but we shall shortly hear the good News of the same; and that you shall have an happy Return, and Meeting here to all our Comforts.

Here the Lord Chancellor spake touching the proroguing of the Parliament. And having done, his Majesty rose again, and said,

Since it pleased God to grant me two such notable Deliveries upon one Day of the Week, which was Tuesday, and likewise one Day of the Month, which was the Fifth; thereby to teach me, That as it was the same Devil that, fill persecuted me; so it was the same God that still mightily delivered me: I thought it there-

therefore not amiss, that the one and twentieth An. 3. James L. Day of January, which falls to be upon Tuelday. ' should be the Day of Meeting of this next Seffion of Parliament, hoping and affuring myfelf, that the same God, who hath now granted me and you all so gracious and notable a Delivery, ' shall prosper all our Affairs at that next Session. and bring them to an happy Conclusion. now I confider God hath well provided it that the Ending of this Parliament hath been fo long continued; For as for my own Part, I never had any other Intention, but only to feek fo far my Weal and Prosperity, as might conjunctly ' stand with the flourishing State of the whole 'Common-Wealth, as I have often told you: So on the other Part I confess, if I had been in ' your Places at the Beginning of this Parliament, which was so soon after mine Entry into this 'Kingdom, wherein ye could not possibly have fo perfect a Knowledge of mine Inclination, as Experience fince hath taught you) I could not but have suspected, and mis-interpreted divers 'Things; in the trying whereof, now I hope, by your Experience of my Behaviour and Form of Government, you are well enough cleared, " and resolved."

It feems as if the Parliament met, at this Time, only to have the foregoing Declarations made to The Parliament them, by the King and the Lord Chancellor; for prorogued, they were inftantly prorogued to the 2d of January, following; and from thence to the 21st of the same Month.

On which last mentioned Day, the Lords being met, a Motion was made by the Archbishop of Canterbury (s), 'That a Committee might be ap and consider of pointed to consider the Laws already in Force, that the Laws against tend to the Preservation of Religion, his Majesty, the State and Common-Wealth. What Defects are in the Execution of them, or what new Laws may be thought needful.' This Motion being se-

(1) Richard Bancreft.

Le Neve's Fasti Ecc. Ang.

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An. 3. James I. conded by the Bishop of London (t), followed by 1605. Cecil Earl of Salisbury, a Committee was imme-

diately appointed for that Purpose.

The Lord Chancellor gave Direction to the Clerk of Parliament, to take special Notice of the Names of such Lords as should fail in their Appearance this Session of Parliament; having no License from his Majesty for their Absence. This was done, no doubt, because some of the Peers were then suspected to be concerned in the late Plot; and some were taken up for it afterwards, as will appear in the Sequel. — A Bill was also read a first Time, For preserving and restoring to the Crown the true and antient Royalties appertaining to the same. \_\_\_\_In the Commons, we find, that the Business of the Popish Plot was the first thing, also, that they went upon. Jan. 21st, Sir George Moore made a Motion, out of a deep Sense of the late Conspiracy; the like whereof, he said, never came upon the Stage of the World. --- Other broken Hints of this Speech are thus entered. No Hour too foon for fuch a Motion. Encouragement to Papists, Impunity and Delay. Homines qui ex Fraude, Fallacia, Mendaciis, consistere videbantur. - Tantumne Religio potuit suadere Malorum? \_\_\_ To enter into Consideration, what Course may be fittest to settle the Safety of the King, and prevent the Danger of Papistical Practices. -

This Speech was seconded by Sir Francis Hastings; he spoke of three Duties:—To God, and the King, to God and ourselves.—Offered sour others to Confideration: - The Plot, the Carriage of the Plot, the D scovery, and the Deliverance. — Plot, popish, dangerous, and desperate.

Afterwards, the Sollicitor General faid, That a Word, in Time, was like Apples of Gold furnished with Pictures of Silver. — That these State-Monks had got a new Divinity. —— It was lawful for them to lie, to dissemble before a Magistrate. to kill an Heretick.

The

(t) Richard Vaughan. Le Neve's Fafti Ecc. Ang.

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The Result of all was, 'That a large Commit- An. 3. James I. tee was appointed to confider of some Course. for the timely and severe Proceeding against 7efuits, Seminaries, and all other popils Agents and Practifers: and for the preventing and suppressing

all their Plots and Practices.'

To go through each Days Proceedings in both Journals, would be too tedious. -- We shall only cull out of them the most remarkable Instances, and which are historical enough for our Purpose. The Popish Plot was the thing most at Heart; and this Parliament laboured to fix some indelible Mark of their Resentment on such an infamous Intention. Several Conspirators had now been taken, some others were killed in endeavouring to make their Escape; and we are told by the Writer of this Reign, (though it is not mentioned in the Journals) that the Earl of Northumberland, Henry Lord Mordaunt, and Edward Lord Stourton, three Popish Lords, being suspected to have Knowledge of this Several Peers ap-Conspiracy, were all committed to the Tower. prehended on Ac-One great Cause of the Suspicion, was, their not coming to Parliament according to Summons; but, nothing more being prov'd against them, after some Imprisonment, the two Barons were redeemed, by Fine in the Star-Chamber; but the Earl continued a Prisoner there for many Years after (u).

These were all the Noblemen that were suspected; as for the inferior Sort, they were tried and condemned at Common Law: But before their Execution was awarded, the Parliament thinking the ordinary Punishment too light for the Offence, the Debate on the Lords appointed a Committee to confider what Manner of pu-Punishments extraordinary were fit to be ordained nishing the Plotfor these Offenders. They had made some Pro-ters. gress in this Matter, when the Archbishop of Canterbury, the first of the said Committee, though it was an Affair of Blood, reported to the House, 'That having asked the Opinion of the Lord Chief Justice of England in that Matter; and being.

(u) Wilfon in Kennet, p. 676,

An. 3. James I. being informed by him that the Execution of the faid Traitors might not conveniently be deferred. 1605. the Committee had forborn any further Pro-

ceeding therein.'

The House of Commons were no less anxious: For on the 25th of January, Sir Thomas Holcroft put the House in Mind. That Richard II. built a wooden House, and there the King and Parliament fat when Offenders were judged. This tended to have the Miners, in the late Plot, tried in the fame Manner; which, he faid, was not without Precedent: and therefore defired that the King might be petitioned about it. --- Sir Robert Wingfield moved for a Form of Punishment equal to the Greatness of the Fact. He faid, the Scripture had Examples of extraordinary Punishments for extraordinary Of-And moved, That a short Act might be made for the Punishment of the Miners; and some extraordinary Punishment set down in it. But no Petition to the King about it, for he was fo compounded of Mercy and Pity, that he will deny it. - Sir Robert Higham argued against these Motions; and faid, That the Common Law should have its Proceeding first, and then this Court might add a Confirmation of it. — Mr. Fuller, on the fame Side, moved, That all the House might be present and hear the Arraignment; and that, afterwards, a Law might be made for the Punishment, the Judgment being respited. --- The Speaker said. That those who were already dead were to be attainted by the House, and Evidence against them given at the Bar; for the rest a Confirmation of the Attainders was sufficient. — Mr. Wiseman moved, That the House might be present at the Trials and Places provided for them; and that Tudgment should be respited; afterwards, they might think of a Judgment in the House, their Consciences being informed by the Hearing. Mr. Sollicitor was against petitioning for Stay of Tudgment; and observed. That there was no Precedent when one Commission and Court had heard-Allegations, that another should interpose them-**Scives** 

felves to stop Judgment.—Lastly, Sir Robert An. 3. James & Litton told the House, That the Interest the Parliament had in this Affair, made them no competent Judges of it.—Upon the whole, the Question was put, Whether to petition the King that Judgment might be stayed after Trial? It was resolved in the Negative.

However, to do fomething in the Matter, the Commons framed, read and passed a Bill, and sent it up to the House of Lords, on the 25th of January, intitled, An Ast for appointing a Thanksgiv-Ast for an aning to Almighty God, every Year, on the 5th of and Thanksgiv-November. The Messengers which brought this of November; Bill up to the Lords told them, 'That the whole

Body of the Commons, having entered into Con-

fideration of the great Blessing of God, in the happy Preservation of his Majesty and the State,

from the late most dangerous Treason, intended to have been attempted, by the Instigation of

Fefuits, Seminaries, and Romish Priests; had framed and passed the said Bill, in their House, as

the First-Fruits of their Labours, in this Session

of Parliament; which they did, very earnestly, recommend to their Lordships. The Lords returned the Compliment, by reading and passing the Bill in three Days, without evergoing into a Committee about it. And this Act stands the first in

the printed Statutes of this Session of Parliament.

Both Houses passed another Bill for the Attain- For attaining the Planters.

der of the Offenders in the late Treason, whose the Plotters; Names are too inconsiderable for this History, and may be seen in the Act itself: The Lords next proceeded to consider the Motion made by the Archbishop of Canterbury, on the first Day of this Session, concerning the Laws already in Force against Papiss, &c. And accordingly, we find that February 1st, he made a Report to the House of what had been done in that Committee; and then presented a short Note, containing the Heads of the said Laws now in Being.

The next Day, the Lords being informed that the Commons were upon a Bill to the fame Pur-Vol. V. K. pole,

An. 3. James J. pose, and that they were ready to bring it up to their House; they sent a Message to them, to defire a Conference. This Proposal was accepted of: and several Meetings of the Committees of both Houses were had about it; the Result of all was,

And another at the passing two new Acts, one intitled, An Act for gainst Popish Re- discovering and repressing of Popish Reculants; and cufants. the other called, An Act to prevent and avoid Dangers which may grow by Popish Recusants. Statutes, which are yet in Force, are so well known.

that they need no farther Explanation (x).

We have some Notice given us in the Yournals of the Upper House, of a Supply to be granted this Session; by a Message sent from the Commons to the Lords, on the 12th of February; importing, 'That they had received Signification, with much Joy, by their Speaker, of his Majesty's gracious Acceptation of their humble Offer, in A Bill from the Matter of Subsidies; and withall that his Majestv is Commons, rela- well pleased that Consideration may be had of the

ance,

ting to Purve) - Grievances arifing by Purveyance. They therefore proposed a Conference, by Committees of both Houses, to consider of these two weighty Articles.'

This Request was assented to by the Lords, and a Time appointed for the Conference: But, we hear no more of the Supply till near the End of The other Business concerning the this Session. King's Purveyors, was an antient Branch of the Royal Prerogative; and therefore was to be tenderly dealt with: Many Conferences were held about it, between the two Houses; at last a Bill was pasfed by the Commons, and fent up, intitled, An AET for the better Execution of fundry Statutes touching Purveyor's and Cart-Takers. On the second Reading of which by the Lords, it was committed; but, on a Motion of the Lord Treasurer, it was agreed. by that House, 'That the Judges and the King's learned Council, who were ordered to attend the Committee, should consider before-hand of the faid Bill of Purveyors, for the better Information of their Lordships at the Meeting of the Com-

(#) Statutes at large, An. 3. Jac. I. Cap. IV, V.

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mittee.' April the 10th, the Archbishop of Can-An. 3. James I. terbury reported from thence, that the Attorney General had made it appear to the Committee, that the Bill was very defective and inconvenient; whereupon it was agreed to proceed no farther therein.

But, we find that the Commons were not wil-which, being ling to let the Matter drop so easily; for before this drop'd by the Session was ended, they had prepared a new Bill to Lords, they send the same Purpose as the former, which passed their same Purpost. House and was sent up to the Lords. Upon this, a long Debate enfued, and the Question being put. Whether the faid fecond Bill might, by Order of the House, be admitted, the former having been rejected? It was carried in the Negative; and a Memorandum was entered by Order of the Lords, as

a general Direction, for the future.

The Business of a Supply was moved for in the Proceedings on House of Commons February 10th, by Sir Thomas the Supply. Ridgeway; the broken Hints of whose Speech, in their Journals, may be thus connected. 'He much exaggerated the Bleffings they enjoyed under the present Government; and yet the King had been at great Charge to sustain it. For though, fays he, we have Pacem externam & internam; yet, the Funeral of the late Queen, the Entrance of his present Majesty into this Kingdom, with that of the Queen and Prince, all at different Times; the Entertainment of foreign Embassadors; the Mass of Treasure which had been exhausted in Ireland; her Majesty's Lying-in; the great Charge of the Houshold; with the Largesles, or Rewards, which had been bestowed on particular Persons, of both Nations, had much impoverished the King's Treasury (y). The Common-Wealth was obliged to lighten this Burden; as Moses said, How can be alone bear their Strifes and

(y) The different Sums of these Expences are thus given us, in the Commons Journals, viz. 400,0001. 10,0001. The late Queen's Funeral, 20,0001. Coronation of the King and Queen, Gifts to Embassadors, &c. 20,0001. 40,0001. Expences in Ireland for four Years, per Annum,

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An. 3. James I. Incumbrances, &c. Lastly, he added, That whatever the Offer was from his Subjects, the King would say sufficit to it; and therefore moved that a Committee might be immediately appointed to

draw up a Bill for a Supply.'

This Motion was seconded by Sir Maurice Berkley; and, afterwards by Sir Edward Montague, who begun with urging two Duties: Fear God and honour the King. That we owe him Love. Reverence, Obedience, and Thankfulness for his Truth and Justice. That the Freedom of the Gift ought to be equal to the Greatness of the Givers: and that it should be speedy and chearful. Lastly, his Motion was for two Subsidies and four Fifteenths; two of which were to be paid at Easter. and a Sublidy at Michaelmas. - Mr. Bond began with enumerating the many Benefits they reaped by his Majesty's Reign. That of a weak, seeble and breathless State, it was become the most opulent. rich and mighty Empire of any in Christendom. That we owed Animam Dep, Corpus Regi. who was non Subsidium tantum sed Præsidium, in Time of Peace. That they ought to fill the King's Coffers first, and make him Fidus Depesitorius .- - Sir William Strowd, Sir Henry Poole, and Sir Nathaniel Baçon, spoke for a Supply; the last urged that some Considerations ought to be had in the Eisteauths; sewer of these and more Subsidies granted, because Subsidies were less in Value than formerly. -- Sir Francis Hastings said. That they ought to affer Love for Love. Therefore he was for two Subsidies and four Fifteenths. Amor Civium Regi inexpugnabile Munimentum. That Peace was not hereditary; and we ought to provide before-hand. The Strength of the King's Hands was the Hearts of his People. Ad omnem Eventum, to give; and that Qui cito dat, bis dat.

There are more thort Hints of Arguments used for granting a Supply, by several other Members; in which there were only two, Sir George Moore, and Sir Edwin Sandys, that were for moderating the first Proposal. The former said, That citra

et ultra, there were Bounds in all Things: Malus An. 3. James I. Miles qui Imperatorem suum gemens sequitur other, urged this Adage, Largire de te, Fili; give of your own, Son; the Poverty of the Land ought to be confidered, and as much eased as may be.— Upon the whole a grand Committee was resolved on, and appointed to confider of a Bill for a Supply, and whether it should be for two Subsidies and

four Fisteenths, or not.

The next Day, February 11th, the Speaker informed the House, 'That he had been sent for to the King, who told him that he had been made acquainted with the Proceeding of the House in regard to the Supply; and takes more Toy in the Manner, than if the Value of ten Times as much had fallen unto him by any other Accident. That the King had three Causes for his Acceptance of it. 1. Because it is done out of Love, and without Demand. 2. For the Concurrence in Speech, and Votes amongst them; in eodem Sensu; alike Thanks for both. may to the Opposites. 3. For, that it was done in a more speedy Manner than ever hereto-That he would charge and change the Property of his own Estate; and would expose 6 his Person to Danger for their Good. Man was more sensible of it, either in that House or in the Common-Wealth; and, lastly, defired that a Committee might be named to make De-"mands and Propositions." But more of this in the Sequel.

Some Ecclefiastical Affairs happened in this Sef- The King's Mefsion worth our Notice. April the First, the Arch-sage relating to bishop of Canterbury acquainted the Lords, 'That Abuses in Exhis Majesty had given him Direction to let them understand he was informed of great Abuses concerning Excommunication, granted by Ecclefiastical Officers, very often upon trivial Matters. tho' Contempts generally, of great or less Quality, be punishable by the Laws of the Realm, according to their feveral Natures; yet, confidering Excommunication is the greatest Censure that can be

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An. 3. James L. given, his Majesty holds the same unsit to be used but in great Matters. Therefore, altho' his Majesty doth desire that the said Jurisdiction Ecclesiastical may be maintained and upholden, in all Respects. as is fit; yet, to remedy this Inconvenience, it was his Majesty's Defire that a Bill might be framed for that Purpose.' The House immediately order'd that some of the Judges, and learned Civilians, should attend the Archbishop, to consider of a Project for drawing a Bill concerning the faid Matter of Excommunication.

It is not unlikely but the Archbishop was inform'd, that the House of Commons, who were always ready to clip the Wings of the Church. were, at the same Time, upon the like Project; and therefore was not willing that the Honour of this Reformation should rest upon that House. For we find, that April the 5th, a Message was fent by that Body, to the Lords, to defire a Conference with them touching Matters Ecclefiaftical. The Answer was, 'That altho' the Lords were propose a farther willing to grant their Request, yet, for that their Reformation in Proposition was very general, they defired to know the Particulars of it, that they might be the better prepared for the Conference.' On which the Commons returned Answer, 'That the Causes whereon they defired Conference were four, viz.

**Ecclefiaftical** Matters.

1. The Silencing of Ministers.

2. The Multiplicity of Ecclefiaftical Commissions.

3. The Manner of Citations. And

4. The Point of Excommunication.

Hereupon, a great Debate arising, whether they should agree to such a Conference, or not? The farther Resolution therein was deferred till the

next Dav.

The old Topic of Prerogative Royal, which this King was as zealous to maintain as any of his Predecessors, was surely the Reason why this Business moved so slowly in the House of Lords. Commons, who were ever jealous of the Ecclefia (tics, therefore pressed this Conference strongly. At last,

last. on the 8th of April, an Answer was sent to An. 3. James J. the Commons, importing, 'That the Lords, having deliberately confidered of the Commons Mesfage about a Conference on the four Ecclefiastical Points they fent them, had agreed to the same and appointed a Committee accordingly.' Answer was immediately returned from the Lower House, That they gave most hearty Thanks to their Lordships, for having, with such Alacrity, signified their Consent for this Conserence; and that they would most readily join with them, and impart the Grievances occurring in these Ecclesiastical Matters. But that they cannot give a Meeting, either of this Day or the next; because they had appointed other special Business on those Days, for his Majesty's Service, which was to go upon the Bill of Subsidy, and a Call of their House. Whereupon the 14th of April was appointed for that Purpose.

The fame Day that the former Resolution was taken, the Lord Chancellor delivered a Message from the King to this Effect; 'That his Majesty having received Knowledge of the discreet and respectful Proceedings of their Lordships, concerning the Conference required by the other House, touching Matters Ecclesiastical, had com-\* manded him to fignify to them his most gracious Acceptance of the fame. With Thanks and Acknowledgment of his Love and good Will, to all the Lords in general, for their Regard to his Prerogative. And therein, as well those who were willing to yield to the Conference, as those that were against it. For that his Majesty did observe on either Part, Arguments of equal Love and Duty towards him, for the Preserva-' tion of the faid Prerogative; of which he would ever retain a grateful Remembrance.'

The Business of the Conference between both Houses was now proceeded in. Accordingly, on the 17th of April, the Archbishop acquainted the House that several Bishops had been chosen to manage that Conference; of whom, 1. Touching the Silencing of Ministers, was to be spoken to by him-

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n. g. James I. 1605.

himself. 2. Concerning the Multiplicity of Commission fions, by the Bishops of Winchester (2) and Exeter (a) 3. Touching Citations, by the Bishops of Bath and Wells, (b) Carlifle, (c) and Ely. (d) 4. And Excommunication, by the Billiops of St. David's. (e) and Hereford. (f) Liberty was also reserved for the Archbishop to speak to any Points as he thought fit, as well as to that allotted to him. Whereupon, the House came to a Resolution that some Answer should be made to the Commons as that Day, but it was not intended or expected that they should be informed whether the Lords would join or not join in a Petition with the Lower House: but only that the Bishops should speak to the four Points, and leave the other, of Petition, to be determined by the whole House, with Reserve. still of Reply to any of the Points aforesaid.

This cautious Proceeding of the Lords shews plainly how unwilling they were to touch upon the Rayal Prerogative, in Ecclesiastical Matters: which the late Queen always guarded with her utmost Care and Circumspection. We are left in the Dark as to what was done or faid at these Conferences, which were several; only, that the Bishops who were Managers, made their Report to the House, that they had debated the four Points; and the whole Refult was, that a Bill was brought in and passed into a Law, touching a Restraint of Excommunications in Ecclesiastical Courts. - This had been propos'd by the Archbishop of Canterbury to the Lords, at the King's Defire, as before taken Notice of: But as to the other three Points of Reformation, on which the Commons had desir'd a Conference, Nothing was

done about them.

Tho' the Matter of Subfidies hath been once or twice mentioned already, in the Proceedings of this Session, it was not till the 15th of May, that a Bill

> (z) Thomas Bilton. (a) William Cotton.

(d) Martin Heton. (e) Anthony Rudd.

Le Neve.

<sup>(</sup>b) John Still. (c) Henry Robinson.

<sup>(</sup>f) Robert Bennet.

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Bill was fent up from the Commons for a Grant An. 2. James I. of three entire Subsidies and fix Fifteenths from the Temporalty; at the fame Time was returned as passed, another Bill for a Confirmation of four Subsidies of four Shillings in the Pound from the Clergy. The former Bill passed the Lords in two Days; but mov'd very heavily through the Commons; partly owing to the Disappointment they had met with from the Lords in the Matter of Conference; and partly, as may be suppos'd, on account of the Weight of the Grant. The Reader may call to Mind, the first Proposal was only for two Subsidies and four Fifteenths; but, on the 25th of March, the Speaker (after delivering a Message from the King to the House, how kindly he took that Offer, looking upon it as a great Argument of their Love to him,) made a Motion, Whether any more should be given? And it was resolved in the Affirmative. The Speaker told the House, 'That his Majesty bid them call to Mind, that in the late Queen's Time many great Aids were given; and that she was never driven to break her Word but once. That he had lately feveral Loans freely made him, for which he stands engaged; and therefore defired that the Money might be paid in fuch Time that his Promise may be kept.'

On this, a long Debate ensued in the House. Debate on the The Courtiers argued that the King's Debts were to Subsidy. the Value of 500,000l. a pressing Debt; and that the whole Sum of their former Gift amounted to no more than 400,000l. That the first Payments of the Subsidies ought to be quick, in order to answer the Necessities of the State. Necessarium Beneficium, lente datum, simile est Pani Lapidoso. Not to lose the Thanks of their Gift by the Difference of a sew Months in the Payment. That three or sour hundred Horse cost maintaining as much as three or sour Subsidies come to; reckoning each Horse 30 l. and each Horseman 40s. With more

to the same Purpose.

The Arguments used against granting so much were but sew; one said, There was never an Example

An. 3. James I. ample of two Subfidies in Time of Peace. To which it was answered, That these were Subsidies of 1605. War, for the late Queen's Debts were for War; therefore what was granted now was for War. Upon the whole, the House divided on the Times of Payment, and it was carried by 121 against 113, for the first three Payments to be made in two Years.

> April the 12th, a Bill for granting of three entire Subsidies and fix Fifteenths, was read a first Time by the Commons. It laid a good while after this; and, in the mean Time, all Manner of Grievances was diligently fought for to be first redressed; infomuch that the King said, They bad fent an Oyes thro' the Nation to find them. On the third Reading, May 9th, a Debate arose, begun by Sir Anthony Cope. Whether the List of Grievances ought not to be first read? And a Capitulation with the King about them. A special Order was also entered, That the Subfidy-Bill should not go up till the Grievances were ready to be presented to the King. Much Dispute, say the Journals, was, whether a Question should be made for the Reading of the Subfidy-Bill; but thought to be without Precedent and a very tender Question; therefore forborn; and, the House being at last satisfied in respect to the prior Order, the Bill was read a third Time and passed. On the 15th, it was sent up to the Lords by Mr. Secretary Herbert, attended by every Member of the House, not one Man lest but the Speaker, Clerk and Serjeant. — A Thing, adds the Journal, never feen before. The Bill was quickly difpatched in the House of Lords, being passed there. as is before mentioned, in two Days.

The Business of the Union betwixt the two The Union re. Kingdoms was again resum'd in this Session of Parliament. The House of Lords, by their Committee, had several Conserences with the other House about it. It was first of all debated whether it should be deferred till next Session; so little Stomach had an English Parliament to this Affair. At last, a Bill was framed and brought in, entituled,

fum'd.

An Att declaratory, explaining a Branch of an Att An. 3. James I. made in the first Session of this Parliament, called. An Act for certain Commissioners of the Realm of England to treat with the Commissioners of Scotland, for the Weal of both Kingdoms; which passed both Houses, but to as little Purpose as the former.

This Session of Parliament lasted to the 27th Day of May, and a Multiplicity of Business was done in it. There were above one hundred Bills Acts pass'd. brought into both Houses; as appears by a Catalogue of them, in the Lords Journals, at the End of this Session. Many of them also passed into Laws, tho' there are but twenty-feven published in the printed Statutes. The most remarkable Acts we have already spoke of; and, on the Day abovementioned, the King came to the House of Lords, in the Afternoon, when the Speaker of the Commons, attended by that whole House, came up to the Bar. And, on presenting the Money-Bills, he made a Speech to the King to this Effect: for there are only these short Items of it to be found in the Yournals.

First, ' He bestowed great Praises and Commendations on his Majesty, with Thanks to God for the Happiness the State enjoyed by giving them fo gracious a King. He also returned Thanks to his Majesty for all his gracious Benefits, and particularly, for his last Act for a free and general Pardon. Withall making his humble Request to the King, that he would be pleased to give The Speaker's his Royal Affent to the Acts ready for that Pur- Speech, and pose. Also, that he would pardon them, and King's Answer,

himfelf, in any thing they had unwillingly and the Subfidy Bill. unwittingly offended. The King made Answer himself, by some short Compliments on their Proceedings in this Session; and said, He had no Exceptions to any of the Bills but one. And, as a special Mark of Grace and Favour would pass them all, though it was a Matter, in former Times, very unusual to do it. (a) Only he gave them Admo-

(a) The late Queen refused the Royal Assent to 48 Bills pass'd both Houses, in one Session. See Vel. IV. p. 420.

## The Parliamentary History

1605.

An. 3. James I. Admonition about one Act, for a Restitution in Blood of one Rowland Merrick; that they never should proceed in Parliament with any such like Act of Restitution. till the same was first signed by the King, and that then it ought to begin in the Higher House; of which his Majesty defired them to make a Memorial. After this, the Lord Chancellor, by Command, in another short Speech, prorogued this Parliament to the 18th Day of No-

The Parliament prorogued.

vember following. (b)

Thus this Sellion, which began in the greatest Terror and Consternation, ended in perfect Peace and Tranquillity. Though during the firting of it, another Rumour had been spread, that the King had been stabb'd with a poisoned Knife, as he was hunting near Windsor. The Continuator of Stowe's Chronicle tells us, (c) 'That when this terrible Rumour was brought to the House of Commons, the Members of it were in the utmost Consternation. The first Reports were various; some faid the King was stabb'd, others smothered in his Bed, or shot with a Pistol as he was riding. the Hearing of which fad News, the whole House began feriously to debate what was best to be done. Some were for rifing immediately, for Fear of a Surprize upon themselves, some one Way some another; till, at last, it was agreed they should fit still, in their accustomed Manner; lest their fudden Rifing should add more Terror both to Court, City, and Country: Continually fending out Messengers to the Lords of the Council for After two Hours waiting, in this dreadful News. Situation, positive Advice came that the King was in perfect Health and Safety, and that he would be at Whitehall in the Afternoon. Thus this Affair blew over, and the Fallacy of it had no other Effect than to haften the Executions of the Persons

The Powder Ploters executed.

> (b) In this last Session of Parliament, an Act was first passed for carrying a Stream of fresh Water to the North Parts of the City of London, now called the New-River. Water.

(c) Stowe's Chronicle, p. 882.

taken and condemned for the Powder-Plot. For An. 3. James I the Discovery of which, the King bestowed on the Lord Monteagle, 2001, per Annum, in Fee-Farm-Rents, to him and his Heirs for ever; and 5001. Annuity, for his Life, as a Reward for that good Service. (d)

The Parliament met again, exactly, on the Day appointed by the last Prorogation; nothing, material happening to the State in the Interval. This Session was opened by a Speech from the King, which is preserved in the Journals of the Commans, being thus introduced:

After some Speech used by the Lord Chancellor, touching the King's Presence, at that Time, being not usual: — The Manner of the Loan expected to be repaid:— The Matter of Grievances presented by the Commons in the preceding Session of Parliament: — His Highness began to speak to this Effect:

fove Principium: About this Time twelve- The King's month were we, that be now here affembled, Speech at open-affembled also in this Place, to give Thanks unto Anno Regni 4, God for the great Deliverance, not of myself, but 1606.
of you all, and of all the Body of the State, from At Westminster.

that Treason, which was most terribly intended

against us all; for which we are bound for ever to, be thankful to God.——

And then proceeded, and faid:

'That all Propositions, made in Parliament, were made in two Sorts; either by the King to his Subjects, or by the Subjects to the King. That in the last Sessions were Propositions of both Sorts; both concerning Matters of Government of the Commonwealth, proceeding from the King, and Matters of Grievance of the Commonwealth, which proceeded from the Subjects: And that himself would not be accounted one of those Kings, that would prefer any Propositions of his own before

<sup>(</sup>d) Wilson in Kennet, p. 676, This Lord Monteagle was a Papis.

An. 4. James I. the Peoples just Complaints; nor one of those, that would not reform any ancient Grievances, before he would propose any new Consultations.

For the Grievances themselves, he said, they were collected with more Industry, than lawful or dutiful Diligence; yet the Form, wherein they were penned, and wherewith they were presented, was fo full of Discretion and Moderation, that he was

"loth his Answer should smell of the Spirit of Roboam."

But for the Matters of Grievance, they were fuch, as, if they were unlawful, ought to be reformed; or, if they were lawful, and yet unlawfully used, and abused in Execution, the Abuse was to be reformed; or, if they were doubtful in Law, were sit to be referred to Trial and Judgment: Which Order and Distinction he had observed in all his Answers and Resolutions to every one of the several Grievances. Whereupon he observed, that it was not convenient for a Parliament to present any, but apparent, publick, and just Causes of Grief; though his own Nature and Mind were ever prepared to relieve any private Complaint of any private Man, that might appear to be just.

But there is in Parliament (as there is in all Multitudes) Diversities of Spirits, as there was amongst the very Apostles themselves; and that some of them were more popular, than profitable, either for that Council, or for the Commonwealth; and that there were some Tribunes of the People, whose Mouths could not be stopped, either from the Matters of the Puritans, or of the Purveyance. But for himself, he would never make a Separation of the Peoples Will, and the Will of the King; and as for them, that would make any Scissure or Rupture, either of the Church, or of the Commonwealth, and therein were such Schismaticks, he ever esteemed Schismaticks and Hereticks subject to the same Curse.

But for his Part, he wondered, how the Grievance of the Purveyance should extend so far as the Borders

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Borders; and professed, that all his Study and An. 4. James L. Care had continually been, to abolish this Griev-'ance of Purveyance. Then he faid, he would make one Admonition unto the Lower-House of Parliament; viz. That they ought to enter into a 'double Confideration of themselves: One, as they were Subjects in general; another, as they were ' specially called to be Counsellors of the Kingdom: and that the Thought of the one must not make them forget the Confideration of the other. That the Parliament was not fo perpetual, but that they, being Subjects, were subject to an Account, as Kings themselves were; who, though they be exempt from any Censure, or Correction, upon the Earth, yet, after the Expiration of their Reigns and their Lives, must yield an Account to the eternal King: And therefore admonished them. to beware, that they were not like Icarus, the Son of Dædalus; that soared so near the Sun with his Wings of Wax, that his Wax melted, and his Wings failed, and down he fell: And therefore he would conclude, with Neptune in Virgil, Sed Motos præstat componere Fluctus; and wished, that they would know him, and observe him; and if that any fuch Plebeian Tribunes should incur any Offence, or commit any fuch Error, they would correct them for it; and judge themselves (as St. · Paul faith) that they be not judged; and that the whole Body receive not a Wound by one ill Member thereof.'

Goodness of the Union; wherein (he said) the Goodness of the Matter must supply his Want of Premeditation; for that, which he should say, must proceed out of some Inspiration, because he had so small a Time of Respiration to consider it; but that Gold did not need to be guilded, nor precious Stones any Ornament. He purposed no more, but to represent an Idea of the Inception and Persection of all he required in this Matter of Union; wherein he would first answer all Objections, that, by Men of humorous or malicious Minds

An. 4 James I.

"Minds, were opposed against this Union: Secondly, he would shew the Motive of his Desire: Thirdly, the principal Heads of his Desire: And lastly, the End and Effect, the Fruit and Benefit of this Union."

The first Objection is, that there is no Necessaty
of an Union; and that therefore it is but superfluous:
Whereunto be answered, and confessed, there is
no Necessaty to make an Union, for it is already
made; but to knit and bind it, that it do not
break into Flaws and into Cracks, as a Contract
is necessary unto Marriage: And that this Union
was necessary, not ad esse, but ad bene esse; not
to the very Essence, but to the firm Continuance
of this Union and Marriage of both these Kingdoms; whereof the Creation or Constitution was
not now required, but rather a Declaration and

'not now required, but rather a Declaration and Confirmation. The second Objection is a scornful Objection = that it is not so rich, or so wealthy, or so potent a Kingdom; but that the People are more impotent, and more poor: 'Whereunto (though it were ' fuch an Objection, as were more fit to be an-'s swered Fusibus quam Rationibus) he would anfwer them, that it was not his Purpose to deoprive England of it's Laws, nor of Goods, nor of-Lands; but to lay Scotland subject to the Laws; and that, if they were determined, that the poor 'People of England, or the poor or barren Countries. of England, should be no Part of England; then: • perhaps there were some Cause he should be better content, that Stotland should stand still divided and distinguished from England: But if Wales were 's admitted to be Parcel of England; if the Borders. which are now naturally the middle Part of the Land, if all the barren Parts of England were received as Parcels thereof; he knew no Cause, why Scotland, which was not fo barren or poor, as fome Parts of them, should not as well be admitted to an Union with England: And if the Greatnels of England be so great, what Decrease can it -! fustain by such a Participation? Or if Scotland be poot.

opoor, what other Cause is there thereos, but the An. 4. James 1. Want of this Union and Participation with Eng1606.

land? And when was there ever any King, or

Kingdom, to whom this Principle of amplianda Dominia was not acceptable and honourable?

But some (said he) are so suspicious, that they dare not trust the present Times, nor the present King, with this Union; that this King is a partial King; he had his Birth there; his Education there; all his Acquaintance, Familiarity, and Conversation, during the first Part of his Age, hath been there; and therefore it cannot be, but there ' must be Partiality in this King: Wherein (he said) he would pardon them the double Wrong they did both to him and themselves. For himself, he did profess, that so miraculous an Applause, as he received by the general Voice of all this Nation. at his first Entrance, had prevailed as much, and had as great a Part of his Heart, as the Place of his Birth; and that, as Education was altera Natura, fo his Refidence and Continuance here was altera Educatio; and that there was no Reason to fuspect, that either any Erection of that Nation, or any Suppression of this, should be endanger'd by this Union: Therefore, qui babet Aures, audiat; elet them that have Ears, hear, and know, that there can no Servitude nor Diminution, but Aug- mentation and Freedom, be brought by this Union c to this Nation.'

For the Motive of his Defire, he acknowledged his Affection to Scotland, wherein he had his Birth and Education, and wherein he led the first Part of his Age; and if he should be unthankful to that Kingdom, wherein he had spent the first Part, what might they expect of him in this Kingdom, wherein he should spend the second and last Part of his Age: And that therefore he did so equally efteem these two Kingdoms, betwixt which he was so equally divided, as two Brothers, and as if they had equal Parts of his Affections; and did defire, they should be united and subjected both to one Rule and to one Law. His second Motive Vol. V.

1606.

An. 4. James I. was. that he knew himself to be mortal, as other Men are; and that after him there could never be any fo equally and so amply affected to them both. · His third Motive was this, that if this Proposition should be disappointed of it's due Success, being known, as it was, so publickly to so many Nations, and the Eye of all the World in Expectation of the Event; if it fail'd, it would be imputed either to his Folly, to propose it, or to the Obstinacy of his People, not to approve it. the three Heads of his Desire, he protested, he wished himself no longer alive, but dead, if his Defires were not directed to the common Wealth of both Kingdoms; which might appear to all fuch, as did kindly and naturally examine and try the Reasons of his Defire, and did not prefer the Fear of future Apprehensions before present Truths: And his Defire was no more, but of the same Effect, which of himself he had Power to accomplish, without the Parliament; not that they

> with him to the Perfection of it. ' For the three Heads, they were but these: The first, every Man would acknowledge, that there was now no Cause of Hostility or War; and therefore no Cause but that all Laws and Ordinances of Hostility might be extinguished. fecond was that which every Man must acknowledge to be commodious, and that which all Nations in Amity and Peace, though foreign, and fubiect to feveral Dominions, did admit and embrace, Freedom of Commerce and Traffick. third is but that his Subjects may be adjudged to be his Subjects; and that those, that were born his Subjects, before he was King of England, may have this Benefit, to be esteemed his Subjects, now he is King: And fince there is no Cause to account them Aliens, but because they were born under his Dominions, before he was King here:

should perform it. but that they should concur

onow that he is King, may be privileged, as those

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Objection) it is content to embrace this Union. An. 4. James 1. And therefore now let that, which hath been

' fought so much, and so long, and so often, by ' Blood, and Fire, and by the Sword, now it is

brought and wrought by the Hand of God, be

'embraced and received with an Hallelujah; and let it be as Wales was, and as all the Heptarchy

was, united to England, as the Principal; and let

all at last be compounded and united into one

' Kingdom. And fince the Crown, and the ' Scepter, Justice, and Law, and all, is resident

' and reposed here; there can be no Fear to

' this Nation, but that they shall for ever continue

' continual Friends, and shall ever acknowledge

one Church, and one King; and be joined in a

perpetual Marriage, for the Peace and Prosperity

of both Nations, and for the Honour of their

'King.'

And so concluded, that sithence Union was the very Essence of Divinity, and the Staff of all ' States; was the Bond of Marriage, the Strength

of Families, the Increase of Kingdoms, and the

'Kiss of Enemies; let us all embrace it, that we

' may all enjoy it. And as the last Session made

' Provision for the State, and the Regiment, and the Policy of this Kingdom; let this, though

the Labour be faschious and troublesome, pro-

' vide for the Amelitude and the Union of both

'Kingdoms, to the Glory of God, and the

' Honour of the King.'

The Affair of the Union being thus warmly Proceedings on pressed by the King; it was pursued with great Vi-the Union, in gour in both Houses, throughout the whole Course Pursuance of the of this Session. The House of Lords began with King's Speech. it on the second Day of their Meeting; when, an Instrument for the Union, ready drawn up, by the Commissioners of both Kingdoms, was produced by the Lord Chancellor, and read; who, also, moved that the faid Instrument might be sent down to the other House: Which was done accordingly; with this Message, 'That the said Instrument had been

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An. 4. James I. been read in their House; but, because it concer-1606. ned both Houses, it was sent down to be read there, in like Manner; to the End that they might be well informed of the Contents before any fur-

ther Proceedings were made.'

The Commons did not return an Answer till three Days after; when they acquainted their Lordthins, 'That the Instrument for the Union had been read, also, in their House, and several Copies taken of it; and that they now returned it back to the Lords, for such further Proceedings as they should think fit.' On this the Lords sent another Mellage to them, importing, some Commendations for the Commons perufing and taking Copies of the faid Instrument; and defiring that another Conference might be held by the Commissioners of both Houses. The Commons having returned a fatisfactory Answer to this last Message, the Lords chose forty of their Body for a Committee, who were appointed to meet with eighty of the other House, on the 25th of November, to treat about this grand Affair.

The Instrument for the Union was read in the House of Commons November 21st, and is entered, at length, in their Journals; but is too tedious read in the House to be recited. And, we the rather omit it, because the Springs and Motions of this grand Machine are more fuccincity described in the Lords Tournals; which, for Brevity's fake, we shall, chiefly follow, in the Proceedings of this Sellion now before us.

Proceedings. thereupon.

The Instrument

of the Union

of Commons.

Two Days after the first Conference, the Commons fent a Message to the Lords, 'Commending the honourable Usage which the Lords Commisfioners had given to their Committee at the Conference. That the Proposition had been considered of by their House; and fince they held this Matter to be very great and weighty, fo much, as to concern the Conjunction of two Kingdoms, which had been long, heretofore, in Enmity; they intended to fettle the Dispute in four Points, which they took to be the Substance of the Instrument for the Union.' These Points were.

1. Hostile

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1. Hoftile Laws.

An. 4. James Į. 1606.

2. Border Laws.

3. Naturalization.

4. Commerce.

The first two, they said, were Matters best fitting their Lordships Knowledge, and properer for the Higher House to discuss; being Affairs, more especially, of Policy and State. The other two they will take upon themselves to manage, as Things appertaining to the whole Body of the Realm, and therefore fitter for the Lower House of Parliament.

The Answer returned by the Lords to this last Meffage of the Commons, on the Day after, was to this Effect; 'That their Lordships, having conadered of their Message, did fignify to that House, that they thought the Beginning and End of their joint Committees, in this Union-Affair, was to inculcate and perfect an Uniformity in Confultation and Debate at their Conferences about it, and which occasioned their Lordships to defire a Meeting. But, as yet, they found it had produced nothing but a Message; in which, as their Lordships Expectations were not answered, considering with what Plainness and Freedom they had proceeded, so they think it improper to receive any Propositions from them, before such Points were jointly fettled between them by whom they were to be handled. For first, they said, every Member had an Equality of Interest, in every Particular, rightly confidered. Secondly, Their Lordships conceived it a kind of Diminution in Capacity of the Lower House, to think that any Thing is too great for them, or too little for the Lords: Especially, in what concerns every Member of either House, in his Person, in his Blood and Fortune. Nevertheless, although the Lords still remain disposed as before, both for Love and Order, to defire that mutual Satisfaction which Conferences commonly work in Minds well affected; yet, if the Commons, upon second Thoughts, do still mislike of Conference, their Lordships, to lose no Time, are L 3 refolved

4. James Leefolved to proceed in their own Way without them, and leave the Commons to follow their

Course by themselves.'

It is easy to see, by the Purport of this last Mesfage, where the Remora was that hindered the Progress of this intended Union, so much defired by the King. The Lords, as they generally were. feemed ready to compliment the Court; but the Commons were not to be induced, so easily, to consent to this Innovation. However, they returned a civil Answer to the last Message of the Lords; importing, 'That they were forry their Lordships had mistaken their Meaning, and imagined they had refused Conference, or had a Purpose or Meaning to prescribe and limit the Proceedings of that House. They defired their Lordships to know, that they had no such Intention of either diminishing the Liberty or Capacity of their own House, or what is more, the Dignity of the House of Lords. But that their Meaning was only, to offer that Motion of digesting and ordering of the four principal Points, as they conceived, in the Instrument of the Union; that their Lordships might, if they pleased, undertake two of them. But now, that they understood their Lordfhips Mind, by the last Message, they defire to let them know, that they are willing to enter into Confideration of the whole Body of the Instrument, and debate the several Matters therein contained amongst themselves, that they may be better prepared for a Conference, which they will then be ready to attend; and defire their Lordships Concurrence with them.' Answer was immediately returned, that the Lords are well fatisfied with the Course the Commons had now prescribed. and defire they would proceed in it, as they themselves intended, with Expedition.

The Lords went next upon regulating their own Committee as to their Manner of speaking, in the Debate, at the Conference. They relaxed fome Rules and Orders used in the House; as the Order for speaking but once to a Bill, at one Time of Read-

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Reading. &c. and left it open to any Lord to speak An, 4. James I. and deliver his Mind, upon any Point, as often as he faw Occasion. It was also agreed, that all the Judges, or fuch of them as are daily present in the House, shall attend the Lords at their Conference, from Time to Time; to give their Opi-

nions in any Point of Law.

These Prelim naries being settled, the Conference between the Committees of both Houses, on the Matter of Union, began; but no clear Account of it can be met with in the Journals of either House. However, we find it continued till December the 18th, when the Lords fent a Message to the Commons fignifying, 'That it was his Majesty's Pleafure, that both Houses should adjourn themselves to the 10th Day of February ensuing.' The Lord Chancellor made a short Speech to the Lords. That it was his Majesty's express Command to all the Lords, to appear and attend duly at the next Meeting. And, whereas feveral of them had been absent this Session, by Licence from his Majesty, either on account of Sickness or Business, his Meaning was, that they should give their Attendance as foon as ever their Bufiness was dispatched. or their Health recovered.'

The Journal of the Commons ends this short Session, if it may be called one, in this Manner;

Die Jovis 18º Decembris 1606.

Sir John Crook and Mr. Dr. Hone bring this The Parliament Meffage from the Lords, That his Majesty consistency. dering the great Travel of the Knights, Citizens,. and Burgesses, Committees employed in Matter of the Union; and that the folemn Feast of Christenmass approaching, it were fit that the Gentlemen repaired into their several Countries, to solace themfelves, comfort their Neighbours, and perform other Duties in their feveral Places: Therefore, his Highness hath fignified his Pleasure to be, that this Session should be adjourned. And because this Business might be no Hindrance to the common Justice of the Realm, in the Term-Time, his Majesty's

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un. 4 James I. Pleasure was to adjourn it until the 10th of February following, being within three Days of the 1606. End of the Term.'

Upon this Message Mr. Speaker adjourned the Court according to his Majesty's said Pleasure.

' Note: A Session adjourned, upon a Message from the Lords fignifying his Majesty's Pleasure.

Note: The Intermission of Adjournment (still continued one and the same Session) was one whole Month and twenty three Days.'

They meet again, and refume the the Union.

The 10th of February being come, the Parliament met again, and the fame Admonition for Confideration of Strict Attendance was given to the Lords, by the Chancellor, as he had it in Command from the King. On the 14th the Lords fent a Message to the Commons to acquaint them, 'That they had entered into Confideration of those Things, which had already passed in Conference, concerning the Union. That the two Points, relating to Hoshile Laws and Commerce, have been handled but not perfected. That the third Point, touching Naturalization, remained wholly to be treated of; which, being done, both Houses might better confider what further Course may be taken for framing and proceeding in Bills, fit for the Purpose. therefore the Lords defire a new Conference on this Occasion.' Answer was immediately returned by the Commons, that they agreed thereto; but, as the Point of Naturalization was not yet touched upon, they were not ready to treat about it; and therefore defire the Lords to give them farther Time. On the 22d of February, the Lords received another Message from them, importing, That they were ready to speak to one Part of the Point of Naturalization, which was, of fuch of the Scotch Nation as had been born fince his Accordingly, Fe-Majesty came to the Crown. bruary the 24th was appointed, by the Lords, to begin the Conference, and all the Judges ordered to attend it.

What

#### Of ENGLAND. 1.60

What we find this Union chiefly stuck upon, by An. 4. James I. the Journals, was the last mentioned Point of Naturalization. And, on the very first Day of this fecond Conference, the Judges being required to give their Opinion concerning that Particular, eleven out of twelve of them declared, 'That fuch of the Sintch, as have been or shall be born in Sintland, fince his Majesty's coming to the Crown, were not Aliens; but, are inheritable in this Realm by the Law, as it now stands in Force. as Native Ēnīli/b.'

Several Reports were made in the House of Lords, concerning this Conference, and divers Messages sent between the two Houses about it; but none of them of any great Signification until the 3d of March. When, a Message was sent Dispute between from the Commons, in Writing, in Answer to the two Houses one the Lords had fent the Day before, in the same concerning the Manner, to prevent Mistakes. Importing, That, Naturalization of the Scotch. whereas the Meffage from their Lordships was for a further Conference on Naturalization in general: the Commons understanding it to mean Naturalization of the Ante-Nati and Post-Nati, and of the Conveniency of it, with such Limitations and Restraints as might be fit for both; they will enter into Confideration of it induch Sense as they conceive it, and will prepare themselves for Conference as foon as possible.

To this the Lords instantly replied, 'That their Message to the Commons was to confer on Naturalization in general; of which, what Exposition or Interpretation they shall make, the Lords do leave to their own Judgment and Conceits. their Lordships are ready now to confer with them on the general Point; and withal, the Lords do move them and expect that the Commons will be expeditious in the Matter.'

Affairs now began to grow a little warm between the two Houses, about the Business of the Union; which shewed the King very plainly, that his hopeful Project was in a fair Way of boing entirely quashed. The Commons sent another Message

An. 4. James I. to the Lords, the Day after the last mentioned. 1606. to this Effect: 'That they had entred into Confideration of the Lords Reply to their last Answer; and do perceive that the Construction and Understanding of the Message is left to their own Judgments. Wherein, if their Lordships are to treat again of the Post-Nati, in what Sort they stand in Law, the Medenger [Sir Edward Hobby] faid, he was commanded to tell them, that they all knew the Commons Opinion and Inclination in that Point; and, fince that Time, they had not feen, heard, nor understood any thing, to the contrary, that might feem to make them alter their Opinion. If, of the Ante-Nati and Conveniency of Naturalization, they hold it to be a Matter of State; and

the Service.'

The Commons Messengers were ordered to withdraw; and shortly after the Lords returned an Anfwer, by Messengers of their own, to this Import. That as the Strength of both Houses consisted in nothing more, than the Preservation of the Right and Privilege justly and properly belonging to either: fo, in that Respect, the Lords are very tender in suffering any thing to pass unanswered whereof there may arise the least Misunderstanding. Therefore, although fome Words, delivered by the Gentleman appointed to speak for the Lower House, gave some Offence, yet, all their Lordships did conceive they were only a Lapfus Linguæ in his own Person, to which any Man may be subject: But, being spoken at that Time, and by a Person qual fied as their Mouth, the Lords did not think it safe for them to conceal it from the Commons: for if it had been otherwise taken than the Gentleman's private Action, they must have used that Freedom which is necessary from one Friend

fo it is fitter to have a Beginning in the Upper House, who are better acquainted with these Affairs. Yet, notwithstanding, if the Lords were disposed to deal freely with them, give Light and lay open themselves, and make known in what Sort they mean to proceed, they will be ready to attend

to another, in telling them that they will never An. 4. James L. acknowledge any Man, that fitteth in the Lower House, to have the Right and Title of a Baron of Parliament. Though some private Gentlemen, that fit as Burgeffes for Cinque-Ports, may have such an Appellation where they refide: No more could they admit the Term of the Commons Court of Parliament; because their whole House, without the Lords, can make no Court of Judicature. But now, as to the Matter itself, having faid enough of the Mistake, the Lorde added they were very forry to find fo much Refervation towards those that meant to use so much Freedom: their Lordships being so well persuaded of the Commons good Affections to the general Cause as they were; and are willing still to offer Conference, in general Terms, even on that particular Title of Naturalization. Therefore, they thought fit for the present, once again to declare thus much unto them, That they have not had amongst themselves any particular Deliberation, either in Point of Law or Conveniency, about this naturalizing Affair; because they did intend to meet the Commons, free from any Obligation by any Voice or Opinion. upon any fingle Branch of it, before they had in fome Measure conferred of the whole; according to the first Institution of the Conference, as being the only Way to come to a good and speedy End. And, as their Messenger used a Phrase of their Refolution to attend the Service, the Lords declared unto them, that they understand that Expression, as a Promise to confer as well as to hear what may be faid of the Matter; left, when the Lords expect a Conference, an Audience only may be offered. In which Conference there can be no Difficulty, feeing they come to debate and argue without Conclusion; and no Man's Thought can be so great a Stranger as not to debate the Matter, in some To which Intent, their Lord-Degree or other. ships would be ready to meet the Commons, if they so like it, at the usual Place, on the 7th of March, at two in the Afternoon.'

1606.

Na. 4. James f.

It may be supposed the Commons sent a more complying Answer to this last Message of the Lords, (tho' there is nothing entered in the Journals of March the 5th but this, viz. Meffage from the Lower House by Mr. Martin and others.)' For the Conference did begin, on the 7th, as the Lords defired. It was agreed at this Meeting, by the whole, that, to prevent Confusion, the Number of the Committee of each House should be lessened from forty Lords to twenty, and from eighty Commoners to forty. Accordingly, we find that the Lords reduced theirs to the Archbishop of Canterbury and fix other Bishops; the Lord Chancellor and Lord Treasurer, five Earls and fix Barons. These Sub-Committees, it was supposed, were likely to bring Matters sooner to a Conclusion than the larger: but, it did not answer the Intention. though they had several Meetings, on many different Days, yet nothing was done that tended any Way towards an Agreement. On the contrary, we find that, on the 27th of March, the Lords fent another complaining Message to the Comsnows, importing, 'That their Committee had strangely prevarieated with them; for that the their Lordships came with full Power and Purpose to deliver their Opinions openly, yet the Unexpected Refervation of the Commons in hearing and not speaking to the Matter, had taken away the Life of the intended Conference: Efpecially confidering that, instead of a free and open Debate between them, their Lordships had met with such a Distinction, as did, in Effect, close up all and cross directly the Purpose for which they were fent. And yet, out of their Defire that the Work may not suffer Interruption, by any Mistakings; or too exact Formalities; the whole House, upon the Report of their Committee to them, have refolved to make this farther Proposition: That if the Commons would fend a Committee, authorifed both to hear their Propositions and Reasons for some Difference between the Post-nati and the Ante-mati, in Point

of Conveniency only, without Regard to any An. 4. James L. Thing that hath or may be faid in Point of Law; and to debate thereupon, by Way of Argument only, as their Deputies should find Occasion, without concluding them or binding the Commons by any Thing spoken at that Time: Why then, the Lords said, to requite such free and ingenuous Manner of Conference, which they had ever defired, they were ready to meet the other Committee again; and open themselves, by way of Proposition and Argument, in all those: Points left untreated of. Anjwer, 'That the Commons would fend one, by some of their own House, as soon as conveniently they may.'

But no direct Answer was ever sent from the Commons to the Lords, on this last Message, that we can find; nor did the Committees meet again to conser on this Matter. However, the Commons did not wholly slight this grand Assair; but, in order to give some Satisfaction to the King in his Expectations, a Bill was brought in and passed that House, entituled, An Ast for the utter Abolition of all Memory of Hostility, and the Dependants thereof between England and Scotland, and for the repressing the Occasion of Discords and Discorders for An Ast passed for the Time to come.

This Bill was fent up the Lords, on the 6th of Eggland and June; it was read in that House a second Time, Scotland, and committed on the 8th; the next Day the said Committee reported, 'That they had gone thro' the Bill; but, finding some Causes of Doubt in it which they desired to be cleared, they moved, that another Conference might be had, by Committees of both Houses that Asternoon.' Answer returned, 'That the Commons will attend their Lordships to the Number of one hundred of their House.'

This second Conserence produced some better Effect than the sormer. Some Additions and Amendments were added, by Consent of both Houses, to the Bill: June the 30th it was passed

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by the Lords; and this Act stands the first, in our An. 4. James I. Statute Books, amongst the printed Statutes of this Year.

> We have now gone thro' the Proceedings of the Parliament, on this Affair of the Union, in what the Journals of the Lords will instruct us about it. But the Fournals of the Commons are much more circumstantial in the Debates of their Members on this grand Article; which we shall draw out as concifely as the Nature of the Thing.

to make it intelligible, will bear.

Befides inferting the Instrument, at full Length, agreed on, figned and sealed by thirty-nine English and twenty-eight Scottish Commissioners; certain Notes or Memorandums, were read, containing the Ground-Work of their Proceedings in this Affair in the last Session. We shall omit all theseand content ourselves, and we hope our Readers, with giving the Substance of each particular Member's Arguments for and against this great Que-Which, with what has gone before, may well make up the whole Sum of the Bufiness.

February 14th, Mr. Fuller first began the Dif-

pute against a General Naturalization; he argued That God had made People fit for every Coun-

Debate in the try; some for a cold some for a hot Climate; and Commons on the those several Countries he hath adapted to theirseveral Natures and Qualities. As all Grounds are not fit for one Kind of Grain; but some for Oats, some for Wheat, &c. Suppose one Man is Owner of two Pastures, with one Hedge to divide them; the one Pasture bare, the other fertile and good. A wife Owner will not quite pull down the Hedge, but make Gates to let the Cattle in and out at Pleasure; otherwise they will rush in in Multitudes, and much against their Will return. That the Union was no more than as two Arms of one Body. But before they be admitted. it is proper to confider what Place and Room we have for them. Look into the Universities, there you will find many of our own, very worthy Men, not preferred. In London, see what the

Point of Naturalization.

Bill of Inmates doth provide for; and remember An. 4. James I. what was opened to the House on the Reading of Amongst the Merchants, though they labour, toil and provide all they can; yet they have had no Fruits, no Success these three Years. Our English Merchants adventure; they go to Sea with great Veffels, freighted at a great Charge; the other with little Vessels at a small Charge. Scotch carry their Wares in other Countries up and down in Packs; and, by these Means, have taken away all the Trade from Diep already. Traders are too many already; and there are Impositions upon the English from which the Scotch are discharged. The Navy of Scotland is so weak as to be in Misericordiam to every mean Force. He added, that the Care of a Sovereign Prince, is, that his Subjects live under him, bonefle, tute, pacifice et jucunde. That Country is miserable, where the great Men are exceeding rich, the poor Men exceeding poor; and no Mean, no Proportion, between both.—Tenants of two Manors; whereof the one hath Woods, Fisheries, Liberties, Common of Estovers, &c. The other a bare Common. wihout Profit; only a little Turf, or the like. The Owner maketh a Grant, that the Tenants of this shall be Participants of the Profits, &c. of the former. This beareth some Shew of Equity: but is plain Wrong and the Grant void. cannot make a fingle Village in one, to be Parcel of another County. He cannot make a Parcel of one Kingdom Parcel of another, being distinct Kingdoms. Law is the Happiness of our Go-Commissions are of absolute Power, vernment. and occasion absolute Wrong. The King can do what he may do by his Legal Power. In the 13th of Henry IV. an Office of measuring Cloth was granted, with a Fee imposed; but it was found unjust and adjudged void. So it was in Sir Edward Darcey's Cafe for fealing of Cards. The King's Oath, by Magna Charta, is not to act against A Protection granted by the King for three Years was not good; for one he may. If King Philip

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An, 4. James I. Philip of Spain had had a Son by Queen Mary, he would have been King of Spain, Sicily, &c. was it proper to naturalize those Subjects? It cannot be good to mingle two Swarms of Bees under one Hive, on the sudden. When the Jesus were in Captivity, and were moved to Mirth and sing. Songs, they could not forget Jerusalems, Let their Right Hand forget their Left, &c. And when Abraham and Lot were Brethren; Abraham said, Go than to the Right Hand and I will go to the Left, &c. So they divided, and either took that

Part which was fittest for him.

This Speech was followed by Mr. Wentworth and Mr. Moore: the main Points of whose Arguments were, That England and Scotland were una et aha Respublica; Scotland, gliena Respublica. They acknowledge no Crown, no King, no Sovereignty but Scatland; we none but that of England: No Alteration being made by the King's coming hither .- Remembered, that the King faid in a Speech, reported from him to the House. this Session, 'I would be loath to live to see the King of Scatland do Wrong to the King of Eng-The King is leized, in Jure Coronæ, Scotiæ; et in Jure Coronæ, Angliæ. If there be two Regalities, how one Kingthip? Ireland was subdued by Conquest, by Henry II. and they have ever fince been natural born Subjects. If we think the Law to be one Way, not to declare it another. Lastly, if we naturalize them, it is necessary to have many Cautions; Cautions for Ecclefiaffical Promotions: Cautions for our Lands and for our All these to be well considered of by a Trades. Committee.

On the other Side, Sir Francis Bacon, Solicitor-General, ipoke; and began with a Request, Ut cum Calculis Suffragiorum fumant Magnanimitatem Reipublicæ; and not think, altogether on their own private States and Conditions. Put off private Confiderations, and raise their Thoughts to the publick State. That there were several Degrees of Good and of Evil; Wissom to avoid the worst

of Evils, if not to attain the best of Good. The An. 4. James I. main Objections against the Union urged were, Nè forte sufficiat Vobis et Nobis. That Abraham and Lot, when their Families grew great, divided. This had been been better not quoted, if we take with it the Mischiess which ensued by the Division. For the Argument of two Pastures, &c. there is great Difference between Men and Beafts. Cattle presently feed; take their Bite presently; but Men must have Stock. Means, Acquaintance, Time of Settling, &c. In this Spring-Time of the King's coming, how many Families planted? It is faid they are poor; Men will shew their Poverty at Home rather than in a foreign Country. There is no evident Token of Surcharge of People in this Kingdom; there are many great Wastes, surrounded Grounds, Fisheries, &c. unoccupied. But, if we be pent up close in England, there is Room enough Abroad; witness Ireland, Virginia, and

other foreign Plantations.'

Take away, adds our Orator, this Note, or Mark, of Foreigners, and our Laws will come upon them unawares. It is not a Conquest, but like Water into our Wine, a Commixture; and shall we not now be sensible that we have it by a cheaper Mean?——He urged the Example of feveral foreign Kingdoms and States; but the Notes are so short, in the Journals, as to be unintelligible. — He concluded with faying, That the Scottish Subject was bound to defend us, fight for us if there was an Invasion; or, if at War, with any Nation. That England and Scotland united, Ireland reduced, the Low-Countries contracted, and our Shipping maintained, Shipping a voluble Monarchy, we shall be the greatest Empire that hath been heard on in many Ages. We shall purchase Surety, Glory, Greatness, though not Wealth. But, if there be no further Union, by Naturalization, the Nature of Things doth bear that these Kingdoms must break. Therefore, let us not stand upon Pittances and Reckonings, but come to the Point.'

Vol. V.

An. 4. James I. 1606.

These were all, or most of the Arguments, used on both Sides, in this Day's Debate; and we shall take Notice of no more, being sufficient to shew

Sir Christopher Pigot reflects on the Scots.

the Temper of both Court and Country Party, in the House, on the Subject of the Union. We cannot, however, avoid giving the Case of one Member who was punished, by his Brethren, for letting his Tongue run too far in Invectives against the Scottiff Nation, in one of the Days of Debate. This was Sir Christopher Pigot, Kt. one of the Knights for the County of Bucks, (e) who when some Memorandums about the Union were offered to be read, and a Dispute arose, whether all at once or separately, this Knight, with a loud Voice, and not standing up with his Hat off, as the Order is, prefied to have them read generally, concurring in this with the Opinion of several others. But the House observing his Manner of fitting and calling, for Order's fake, urged him to stand up and speak, if he was defirous to make known his Opinion. Upon which he arose, and pretending, at first, to deliver some Reasons why he pressed the Reading of the Remembrances, generally; he, afterwards, entered into a Bye-Matter of Invectives against the Scots and Scottish Nation; using many Words of Scandal and Obloquy, ill-beleeming such an Audience, and not pertinent to the Matter in Hand. ' As, Let us not join Murderers, Thieves, and the roguish Scots with the well deserving Scots, As much Difference between them as between a Judge and a Thief. He would speak his Conscience without Flattery of any Creature whatfoever. They have not fuffered above two Kings to die in their Beds, these two hundred Years. Our King hath hardly escaped them; they have attempted him. Now he is come from amongst them, let us free him from fuch Attempts hereafter, &c.' (f) The House, we are informed, were so amazed at this Speech that they stood staring at

<sup>(</sup>e) He was elected upon the Vacancy occasioned by Sir Francis Goodwin's Refignation--See before, p. 84. Willis's Notitia Parliamentaria,

<sup>(</sup>f) Diarium Dom, Com,

one another, and took no Notice of it for that An. 4. James I. Time, but let it pals without Tax or Censure.

It was not till three Days afterwards, that the House bethought themselves of this insolent Speech; when the Words of Offence contained in it, were particularly recited. But this feems to have been fourted up by a Message from the King, who said,

He did much missike and tax the Neglect of the complains of to
House; in that the Speech was not interrupted in the House.

the Inflant, and the Party committed before it became public, and to his Highness's Ear.' In Excuse of this, it was answered, ' That Leves loquuntur Curæ, ingentes stupunt; and that it seemed to fall within that Case, wherein Solomon's Counfel was. Not to give an Answer; but that the Diflike appeared, evidently, by the mæstum Silentium, which then was found in the House.' It was moved. That Sir Christopher might be sent for. which was immediately done by the Serjeant, with his Mace.

It feems pretty plain, that the Commons Resentment of their Brother's ill Language was occasioned by this Message from the King; but, after all, they knew not which Way to censure him for it: Freedom of Speech, in their House, was ever a darling Privilege; and, after the Serjeant was gone for the Offender, many Motions and Questions enfued upon it. The Prisoner being set to the Bar. laboured to explain the Words uttered by him; and to clear himself from Malice and Disloyalty. Which the House did not much regard; but, being commanded out, they debated what Punishment they should fix upon him. The Tower was first named, and, also, a Dismission from his Place in the House. Much Dispute arose about this last Affair; at length being agreed, the Offender was called in again, and kneeling, the Speaker pronounced this Judgment upon him, viz. That fince his Offence was so apparently heinous, the House did not hold it fit that any Particulars should be named, or to give a Reason for their Judgment; but their Order was, That he should be carried to M 2 the

1605.

An. 4. James I. the Prison of the Tower, there to remain during the Pleasure of the House: That he should be dismissed from his Place of Knight of the Shire for Bucks: and a Writ issued out for a new Choice. Accordingly his Warrant for Committment, and a new Writ, were made out, the Form of both which are entered in the Journals.

Whereupon he is committed to the Tower, and expell'd.

After the Prisoner had remained some Time in the Tower: he fent a Letter to a Relation of his. a Member of the same House, complaining of his ill State of Health, occasioned by his Confinement; and beg'd of him to interceed with the Commons for his Release. Much Dispute arose, about the Manner of his Enlargement, and whether they ought to acquaint the King with it; much Fear was had about their Privileges, because he was committed by an express Order of the House. At last, the Speaker undertook this Matter with the King; and the next Day reported this Message from his Majesty about it.

'That he had taken Notice of the Motion and Petition, made in the House, for the Releasement of Sir Christopher Pigott, and said, 'That out of an · ill Cause there might grow a good Effect.

- the Speech was very rash and unadvised at the first, and that the Silence of the House might
- have bred some ill Conceit; but his Majesty is far from Opinion, that it received Allowance from
- any Member in the House, interpreting, always,
- that the Cause of their Forbearance was, lest it ' might be any Interruption to the Bufiness in
- · Hand.
- But fince, he is more abfolutely fatisfied with their Carriage: 1. In that they have not charged
- him with Particulars, but have put the Words in Oblivion. 2. That they have proceeded a-
- gainst him to the Height of Justice. 3. That
- they have not been willing to proceed with his Enlargement, until he might take Notice of it.
- That, as in the last Session, he had taken true
- . Heart's Content, in the Manner of granting the Subfidy, and for that did think them well-defer-

ving

ving his Thanke; so, in this unhappy Business, An. 5. James I. it pleaseth him so well, that he again returns

them Thanks for it.

For the Motion, as at the first, he conceived, ' they proceeded to his Punishment with great ' Judgment; so, will he not now assume to him-

felf any Power, but leave it to the same Judg-" ment for Mercy; and, if they think good, wish-

eth he may be freed from the Prison, and dispose himself in some fitter Place for his Health.'

After this was heard, a Motion ensued, That discharg'd, Sir Christopher might be restored to his Place in the House again; which was not affented to; but, it was presently ordered that he should be enlarged. and a Warrant was directed to the Lieutenant of

the Tower for that Purpose.

During these Contests in the Lower House, the King took all possible Pains, by Messages, &c. to keep them together and make them uniform. Many of the Members had flip'd into the Country, or neglected the Service, as difliking the Bufiness they were upon. A Call of the House was therefore ordered; but before that happened, the King. called both Houses before him, to Whitehall, March 31, in order to reconcile their Differences, and spoke to them as follows:

My Lords of the Higher House, and you Knights and Burgesses of the Lower House:

↑ LL Men, at the Beginning of a Feast, The King's bring forth good Wine first, and after Speech to both worse: This was the Saying of the Governor ening the Union. of the Feast at Cana in Galile, where Christ ' wrought his first Miracle, by changing Water ' into Wine; but in this Case now, whereof I am to speak unto you, I must follow that Go-' vernor's Rule, and not Christ's Example, in gi-' ving you the worst and sourest Wine last. For all the Time of this long Session of the Parliament, you have been so fed and cloyed (specially ' you of the Lower House) with such Banquets, and Choice of delicate Speeches, and your Ears M 3

King's Message

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1607.

n. S. James I. S fo seasoned with the Sweetness of long precogitate Orations, as this my Speech, now in the breaking-up of this Affembly, cannot but appear unto your Taste, as the worst Wine, proposed in the End of the Banquet; fince I am only to deliver now unto you Matter, without curious Form; Substance, without Ceremony; Truth, Yet, confidering the Person, in all Sincerity. that speaketh; the Parties, to whom I speak; the Matter, whereof I mean to speak; it fits better to utter Matter, rather than Words; in regard of the Greatness of my Place, who am to speak to you; the Gravity of you the Auditory, which is the High Court of Parliament: the Weight of the Matter, which concerns the Security and Establishment of this whole Empire. and little World. Studied Orations, and much Eloquence upon little Matter, is fit for the Univerfities; where not the Subject, that is spoken of, but the Trial of his Wit, that speaketh, is most commendable: But, on the contrary, in all great Councils of Parliaments, fewest Words, with most Matter, do become best; where the Dispatch of the great Errands in Hand, and not the Praise (g) of the Person, is most to be looked unto; like the 'Garment of a chafte Woman, who is only fet forth by her natural Beauty, which is properly her own; other Deckings are but Enfigns of an Harlot, that flies with borrowed Feathers. besides the Conveniency, I am forced hereunto by Necessity, my Place calling me to Action, and not leaving me to the Liberty of Contemplation; f having always my Thoughts bufied with the publick Care of you all; where every one of you, having but himself, and his own private. to think of, are at more Leifure to make studied Speeches. And therefore the Matter, which I deliver you confusedly, as in a Sack, I leave it to you, when you are in your Chambers, and have better Leisure, than I can have, to rank them in Order, every one in their own Place.

(g) Pray, in the Original.

f Thus,

Thus much by way of Preface: But I pro-An. 5. James I. ceed to the Matter: Whereof I might fay, with St. Paul, I could speak in as many Tongues, as you all; but I had rather speak three Words to Edification, than talk a Day without Under-In vain (faith the Pfalmist) doth the Builder build the House, or the Watchman watch the City, unless the Lord give his Bleffing thereunto: And, in the New Testament, St. Paul faith, that he may plant, Apollos may water; but it is God only that must give the Increase. This I speak, beaute of the long Time, which hath been spent about the Treaty of the Union. For myfelf, I protest unto you all, when I first propounded the Union, I then thought there could have been no more Question of it, than of your Declaration and Acknowledgment of my Right unto this Crown; and that, as two Twins, they would have grown up together, The Error was my Mistaking: I knew mine own End, but not others Fears. But now (b) finding many Crostes, long Disputations, strange Questions, and nothing done; I must needs think it proceeds, either of Mistaking of the Errand, or elle from some Jealousy of me the Propounder, " that you so add Delay unto Delay; searching out, as it were, the very Bowels of Curiolity, and conclude nothing. Neither can I condemn you, for being yet in some Jealousy of my Intention in this Matter; having not yet had so great Experience of my Behaviour and Inclination, in these few Years past, as you may peradventure have in a longer Time hereafter; and not having Occasion to confult daily with myself, and hear mine own O-' pinion in all those Particulars, which are debated among you. But here, I pray you now, mistake me not at the first, when as I seem to find fault ' with your Delays and Curiofity, as if I would have you to resolve, in an Hour's Time, that. which will take a Month's Advisement: For you ' all know, that Rex eft Lex loquens; and you have oft

\$607.

An. 5. James 1. 6 oft heard me fay, that the King's Will and Intention, being the speaking Law, ought to be Luce clarius: And I hope you of the Lower House have the Proof of this my Clearness, by a Bill fent you down from the Upper House within these sew Days, or rather sew Hours; f wherein may very well appear unto you the · Care I have, to put my Subjects in a good Security of their Possessions for all Posterities to come. And therefore, that you may clearly understand my Meaning in that Point, I do free-Iy confess, you had Reason to advise at Leisure upon so great a Cause; for great Matters do ever require great Deliberation, before they be well concluded: Deliberandum est diu, quod statuendum est semel. Consultations must proceed lente · Pede; but the Execution of a Sentence, upon the Resolution, would be speedy. If you will go on, it matters not, though you go with leaden Feet, so you make still some Progress, and that there be no Lett, nor needless Delay; and do not Nodum in Scirpo quærere. for the Medium in every Thing. foolish Rashness, and extreme Length, there is a middle Way. Search all that is reasonable: but omit that, which is idle, curious, and unnecessary; otherwise there can never be a Refolution or End in any good Work.

> ' And now from the General I will descend to the Particulars; and will, only for the Ease of your Memories, divide the Matter, that I am to speak of, into four Heads; by opening unto you, First, what I crave: Secondly, in what Manner I defire it: Thirdly, what Commo-

f dities will enfue to both the Kingdoms by it : Fourthly, what the supposed Inconveniency may be, that gives Impediments thereunto.

· For the first, what I crave; I protest before God, who knows my Heart, and to you my People, before whom it were a Shame to lye, that I claim nothing, but with Acknowledgment of my Bond to you; that, as ye owe to

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me Subjection and Obedience, so my Sovereign-An, 5. James I. ty obligeth me to yield, to your Love, Government and Protection: Neither did I ever wish any Happiness to myself, which was not conjoined with the Happiness of my People. I defire a perfect Union of Laws and Persons, and fuch a Naturalizing, as may make one Body of both Kingdoms, under me your King; \* that I, and my Posterity (if it so please God) may rule over you to the World's End; such an Union, as was of the Scots and Picts in Scot-· land, and of the Heptarchy here in England. " And for Scotland, I avow such an Union, as if you had got it by Conquest; but such a Conquest, as may be cemented by Love, the only fure Bond of Subjection or Friendship: That as there is over both but unus Rex; so there may be in both but unus Grex, et una Lex: For no " more possible is it for one King to govern two Countries contiguous, the one a greater, the other a less; a richer, and a poorer; the greater drawing, like an Adamant, the leffer to the Commodities thereof; than for one Head to goe vern two Bodies, or one Man to be Husband of two Wives; whereof Christ himself said, Ab Initio non fuit fic.

But in the general Union you must observe two Things: For I will discover my Thoughts plainly unto you: I study Clearness, not Elo-quence; and therefore, with the old Philoso-• pher, I would heartily wish, my Breast were a transparent Glass, for you all to see through, that you might look into my Heart, and then would you be fatisfied of my Meaning. when I speak of a perfect Union, I mean not • Confusion of all Things: You must not take from Scotland those particular Privileges, that may stand as well with this Union, as in Eng-6 land many particular Customs, in particular Shires (as the Customs of Kent, and the Royalties of the County Palatine of Chester) do with the Common-Law of the Kingdom: For every particular

oarticular Shire almost, and much more every Ån. 5. James I. Gountry, have thine particular Cultoms, that Tare, as it were, harvially high fit for that Peo-"ble: But I mean of luch a general Union of Laws, as may reduce the Whole Iffand; that, as they live already under one Moharch, To they may all be governed by one Baw ! For I must "needs confers, by that little Experience Thave \* had fince my Coming hither, and I think I am able to prove it, that the Growinds of the Com-"mon Law of England are the belt of any Law in the World, either Civil or Municipal, and the "Intest for this People. But 'as every Eaw Would \* be clear, and full; to the Obcurity in tome Points of this our Written Law, and Want of Fulnels in others, the Variation of Cales, and \* Mens Curiofity, breeding every Day new Questions, hath enforced the Judges to Judge, in "many Cafes here, by Cafes and Precedents; wherein, I hope, Lawyers themselves will not " deny, but that there must be a great Uncer-\* tainty; and I am fure all the rest of you, that \* are Gentlemen of other Professions, were long ago weary of it, it you could have had it a-"mended: For where there is Variety, and Uncertainty, although a just Judge may do rightly, • yet an ill Judge may take Advantage to do Wrong; and then are all honest Men, that suc-\* ceed him, tied, in a Manner, to his unjust and \* partial Conclutions. Wherefore leave not the Law to the Pleasure of the Judge, but let your \* Laws be looked into: For I define not the abo-Ifhing of the Laws, but only the clearing and \* the sweeping of the Rust of them; and that by Parliament our Laws might be cleared, and " made known to all the Subjects. Yea father, it were less Hurt, that all the approved Cases were set down, and allowed by Paaliament, for flanding Laws in all Time to come: For although fome of them, peradventure, may be unjust, as fet down by corrupt Judges; yet better it is to have a certain Law, with some

Spots in it, nor live under fuch an uncertain and As. 5. James I. arbitrary Law; since, as the Proverb is, It is less . Harm to suffer an Inconvenience, than a Mischief. And now may you have fair Occasions of amending and polithing your Laws, when Scotland is to be united with you under them: For who can blame Scotland, to fay, If you will take away our own Laws, I pray you give us a better and clearer in Place thereof. But this is not possible to be done, without a fit Preparation. He that buildeth a Ship, must first provide the Timber; and, as Christ himself said, No Man will build an House, but he will first provide the Materials; nor a wise King will not make War against another, without he first make Provision of Money: And all great Works must have their Preparation; and that was my End, in causing the Instrument of the Union to be made. Union is a Marriage: Would he not be thought abfurd, that, furthering of a Marniage between two Friends of his, would make his first Motion to have the two Parties be laid in Bed together, and 5 perform the other Turns of Marriage? Must • there not precede (k) the mutual Sight and Acquaintaince of the Parties one with another; the \* Conditions of the Contract, and Jointure, to be talked of, and agreed upon, by their Friends; and fuch other Things, as in Order ought to go before the Ending of such a Work? The Union is an eternal Agreement and Reconciliation f of many long, bloody Wars, that have been between these two ancient Kingdoms. It is the readiest Way to agree a private Quarrel between two, to bring them, at the first, to fhake Hands, and, as it were, kiss other, and ! lie under one Roof, or rather in one Bed, tof gether, before that first the Ground of their • Quarrel be communed upon, their Minds mitigated, their Affections prepared, and all other · Circumstances first used, that ought to be used, to proceed to fuch a final Agreement. Every ' honest

(4) Proceed, in Orig.

An. 5. James I. 1607.

honest Man defireth a perfect Union; but they that they fay so, and admit no Preparation thereto, have Mel in Ore, Fel in Corde. If after your fo long Talk of Union, in all this long Session of Parliament, ye rise, without agreeing upon any Particular; what will the Neighbour Princes judge, whose Eyes are all fixed upon the Conclusion of this Action, but that the King is refused in his Desire; whereby the Nation should be taxed, and the King disgraced? And what an ill Preparation is it for the Minds of Scotland toward the Union, when they shall hear, that Ill is spoken of their whole Nation: but nothing is done nor advanced in the Matter of the Union itself? But this, I am glad, was but the Fault of one; and one is no Number: Yet have your Neighbours of Scotland this Advantage of you, that none of them hath spoken ill of you (nor shall, as long as I am King) in Parliament, or any fuch publick Place of Judicature. Confider therefore well, if the Minds of Scotland had not need to be well prepared, to perfuade their mutual Consent, seeing you here have all the great Advantage by the Union: Is · not here the personal Residence of the King; his whole Court, and Family? Is not here the Seat of Justice, and the Fountain of Govern-" ment? Must they not be subjected to the Laws of England, and io, with Time, become but e as Cumberland, and Northumberland, and those other remote and Northern Shires? You are to be the Husband, they the Wife; you Conquerors, they as conquered; though not by the Sword, but by the sweet and sure Bond of Love: · Besides that they, as other Northern Countries, will be feldom feen and faluted by their King; and that, as it were, but in a posting or hunt-'ing Journey.'

How little Cause then they may have of such a Change of so ancient a Monarchy into the Case of private Shires, judge rightly herein; and, that you may be the more upright Judges, suppose

fuppose yourselves the Patients, of whom such An. 5. James I. Sentence should be given. But what Prepara-

' tion is it which I crave? Only such, as, by the Entrance, may shew something is done,

' yet more is intended.'

There is a Conceit entertained, and a double Jealousy possesses many, wherein I am mis-judged; first, that this Union will be the Crisis to the Overthrow of England, and Setting up of Scotland: England will be then overwhelmed by the swarming of the Seats, who, if the 'Union were affected, would reign, and rule The second is my profuse Liberality to the Scottishmen, more than the English; and that, with this Union, all Things shall be given to them, and you turned out of all: To you shall be left the Sweat, and Labour; to them shall be given the Fruit, and Sweet: And that my

Forbearance is but till this Union may be

' gained.'

"How agreeable this is to the Truth, judge you; and that, not by my Word, but by my Actions. Do I crave the Union, without Exceptions? Do I not offer to bind myself, and to referve to you, as in the Instrument, all Places of Judicature? Do I intend any Thing. which standeth not with the equal Good of both Nations? I could then have done it, and ont spoken of it; for all Men of Understanding must agree, that I might dispose, without Affent of Parliament, Offices of Judicature, and others, both Ecclefiastical and Temporal: But herein I did voluntarily offer, by my Letters from Royston to the Commissioners, to bind ' my Prerogative.'

Some think, that I will draw the Scottish Nation hither; talking idlely of transporting of Trees out of a barren Ground into a better; and of lean Cattle out of bad Pasture into a more fertile Soil. Can any Man displant you, unless you will? Or can any Man think, that Scotland is so strong, to pull you out of your Houses?

An. 5. James I. 1607.

Houses? Or do you not think, I know England hath more People; Scotland more waste Ground: so that there is Roumth in Scotland, rather to plant your idle People, that swarm in London Streets, and other Towns, and difburthen you of them, than to bring more unto you? And in Cases of Justice, if I be partial to either Side, let my own Mouth condemn me, as unworthy to be your King? I appeal to yourselves, if in Favour or Justice I have been partial: Nay, my Intention was even you should then have most Cause to praise my Discretion, when you saw I had most Power. If hitherto I have done nothing to your Prejudice, much less mean I hereafter. If when I might have done it, without any Breach of Promise; think so of me, that much less I will do it, when a Law is to restrain me. I owe no more to the Scottiffmen than to the English: I was born there, and sworn here; and now reign over both. Such particular Persons of the Scottilb Nation. as might claim any extraordinary Merit at my Hands, I have already reasonably rewarded; and I can affure you, that there is none left, for whom I mean extraordinary to firain myfelf, further than in such ordinary Benefit, as I may equally bestow, without mine own great Hurt, upon any Subject, or either Nation; in which Case, no King's Hands can ever be fully closed. To both I owe Justice, and Protection; which, with God's Grace, I shall ever equally balance. For my Liberality, I have fold you of it heretofore: My three first Years were to [them] (1) as a Christmas: I could not then be Should I have been over-sparing to miferable. them, they might have thought, Jaseph had forgotten his Brethren; or that the King had been drunk with his new Kingdom. But Suits go not

fo cheap, as they were wont; neither are there to many Fees taken in the Hamper and Petty

Bag, for the Great Seal, as hath been; and An. 5. Joses L. if I'did respect the English, when I came first, of whom I was received with Joy, and came as in a hunting Journey; what might the Scattiff have justly faid, if I had not, in some Measure, dealt bountifully with them, that so long had lerved me, fo far adventured themfelves with me, and been so faithful to me? have given you now four Years Proof, fince my Coming; and what I might have done more, to have raised the Scottish Nation, you all know; and the longer I live, the less Cause have I to be acquainted with them, and so the less Hope of extraordinary Favour towards them: For, fince my Coming from them, I do not already know the one half of them by Face; most of the Youth being now risen up to be Men, who were but Children, when I was, there; and more are born fince my Coming thence. Now, for my Lands, and Revenues of my Crown, which you may think I have diminished; they are not, yet so fat diminished, but that I think no Prince in Christendom hath fairer Possessions to his Crown, than yet I have; and, in Token of my Care to preserve the same to my. Posterity for ever, the Entail of my Lands to the Crown hath been long ago offered unto you; and that it is not yet done, is not my Fault, as you know. My Treasurer here knoweth my Care, and hath already, in Part, declared it; and if I did not hope to treble my Revenue more than I have impaired it, I should never rest quietly in my Bed. But, notwithstanding my coming to the Crown with that extraordinary Applause, which you all know, and that I had two Nations to be the Objects of my Liberality, which never any Prince had here before; will you compare my Gifts, out of mine Inheritance, with some Princes here, that had only this Nation to respect; and whose whole Time of Reign was ' little longer than mine hath been already; it will be found, that their Gifts have far surpassed mine.

An. 5. James 1. mine, albeit, as I have already said, they had nothing fo great Cause of using their Liberality. Secondly, for the Manner of the Union, prefently defired, it standeth in three Parts: The first, taking away of hostile Laws: For fince there can be no Wars betwixt you, is it not Reason, hostile Laws should cease? For, deficiente Causa, deficit Effectus. The King of Eng. · land now cannot have Wars with the King of Scotland; therefore this fails of itself. The second is, Community of Commerce. I am no Stranger unto you; for you all know, I came from the Loins of your ancient Kings. They of Scotland be my Subjects as you are; but how can I be natural liege Lord to you both, and you Strangers one to the other? Shall they, which be of one Allegiance with you, be no better respected of you, nor freer amongst you, than Frenchmen and Spaniards? Since I am Soe vereign over you both, as Subjects to one King, it must needs follow, that you converse and have · Commerce together. There is a Rumour of fome ill Dealings, that should be used by the · Commissioners, Merchants of Scotland. be here in England, and shall remain till your e next Meeting, and abide Trial, to prove themfelves, either honest Men, or Knaves.

'Thirdly, for the third Point, of Naturalization; all you agree, that they are no Aliens, and yet will not allow them to be natural. What Kind of Prerogative will you make? But for the · Post-Nati, your own Lawyers and Judges, at " my first coming to this Crown, informed me. there was a Difference between the Ante and the • Post Nati of each Kingdom; which caused me to publish a Proclamation, that the Post-Nati were naturalized (ip/o facto) by the Accession to this Crown. I do not deny, but Judges may err, as Men; and therefore I do not press you here to fwear to all their Realons: I only urge, at this Time, the Conveniency for both Kingdoms: neither pressing you to judge, nor to be judged: But

But remember also, it is as possible, and likely, An. 5. James I. your own Lawyers may err, as the Judges. Therefore, as I wish you to proceed here in so far as may tend to the Weal of both Nations; fo would I have you, on the other Part, to beware to difgrace, either my Proclamation, or the Judges; who, when the Parliament is dotte, " have Power to try your Lands and Lives; for fo you may diffrace both your King and your Laws: For the doing of any Act, that may procure less Reverence to the Judges, cannot but breed a Looseness in the Government, and a Diffrace to the whole Nation. The Reason. that most moves me, for ought I have yet heard, that there cannot but be a Difference between the Ante-nati and the Post-nati, and that in the Favour of the last, is, that they must be nearer unto you, being born under the present Government, and common Allegiance. But in Point of Conveniency, there is no Question, but the Postnati are more to be respected; for if you would ' have a perfect and perpetual Union, that cannot be in the Ante-nati, who are but few in Comparison of those, that shall be in all Ages fucceeding, and cannot live long; but in the Post-nati shall the Union be continued, and live ever, Age after Age; which, wanting a Difference, cannot but leave a perpetual Mark of Separation in the Work of the Union: As also s that Argument of Jealoufy will be so far removed in the Case of the Post-nati, which are to reap the Benefit in all succeeding Ages, as, by the contrary, there will then arise Pharaohs. which never knew Joseph; the Kings, my Succeffors, who, being born and bred here, can ne-' ver have more Occasion of Acquaintance with the Scottish Nation in general, than any other English King, that was before my Time. not therefore abused with the flattering Speeches of such, as would have the Anti-nati preferred ; alledging their Merit in my Service, and such other Reasons, which indeed are but Sophisms: Vol. V.

An. 5. James I.

For my Rewarding, out of my Liberality, of any particular Men, hath nothing adoe with the general Act of the Union which must not regard the Deserts of private Persons, but the general Weal and Conjoining of the Nations. Besides that, the actual Naturalizing, which is the only Point, that is in your Hands, is already granted to by vourselves to the most Part of such particular Persons, as can have any Use of it here; and if any other well-deferving Men were to sue for it hereafter, I doubt not, but there would never be · Question moved among you, for the granting of And therefore it is most evident, that such Discoursers have Mel in Ore, Fel in Corde, as I faid before; carrying an outward Appearance of Love to the Union, but indeed a contrary Reso-' lution in their Hearts. And as for Limitations, and Respectations, such as shall by me be agreed upon to be reasonable and necessary, after you have fully debated upon them; you may affure vourselves, I will with Indifferency grant what is requisite, without partial Respect of Scotland. I am, as I have often said, born, and sworn, King over both Kingdoms: Only thus far let e me intreat you, in debating the Point at your next Meeting, that ye be as ready to refolve Doubts, as to move them, and to be fatisfied, when Doubts are cleared. And as for Commodities, that come by the 'Union of these Kingdoms, they are great and evident, Peace, Plenty, Love, free Intercourse, and common Society of two great Nations. All foreign Kings, that have fent their Ambaffadors to congratulate with me, fince my Coming, have faluted me, as Monarch of the whole lifle, and with much more Respect of my Greatness, than if I were King alone of one of these Realms: And with what Comfort do your-' selves behold Irish, Scottish, Welth, and English, divers in Nation, yet all walking as Subjects and Servants within my Court, and all living under the Allegiance of your King; besides the Hon-

our and Lustre, that the Increase of gallant Men An. 5. James I. in the Court, of divers Nations, carries in the Eyes of all Strangers, that repair hither? Those confining Places, which [were] the Borders of the two Kingdoms; where heretofore much Blood was shed, and many of your Ancestors lost their Lives; yea, that lay waste and desolate, and were Habitations but for Runagates; are now become the Navel or Umbilick of both Kingdoms, planted and peopled with Civility and Riches: Their Churches begin to be planted : their Doors stand now open; they fear neither robbing nor spoiling; and where there was nothing before heard, nor feen, in those Parts, but Bloodshed, Oppressions, Complaints, and Outcries, they now live every Man peaceably under his own Fig-tree; and all their former Cries and " Complaints turned only into Prayers to God for their King, under whom they enjoy such Ease and happy Quietness. The Marches, beyond and on this Side Tweed, are as fruitful, and as peaceable as most Parts of England. If, after all this, there shall be a Scissure, what Inconveniencé will follow, judge you.'

And as for the Inconveniences, that are feared on England's Part, it is alledged, that the Scots are a populous Nation; they shall be harboured in our Nest; they shall be planted and flourish in our good Soil; they shall eat our Commons bare, and make us lean. These are foolish and idle Surmises. That, which you possess, they are not to enjoy; by Law they cannot, nor by my Partiality they shall not: For, set apart Conscience and Honour (which if I should set apart indeed, I had rather wish myself to be set apart, and out of all Being) can any Man conclude, eirher out of common Reason, or good • Policy, that I will prefer those, which perhaps I shall never see, or but by Post, for a Month, before those, with whom I must always dwell? Can they conquer or overcome you with Swarms of People, as the Gothes and the Vandals did

' Italy ?

As. 5. James I. 1607.

\* Haly? Surely the World knows, they are nothing so populous as you are; and although they have had the Honour, and good Fortune, never to be conquered; yet were they ever but upon the defensive Part, and may, in a Part, thank their Hills and inaccessible Passages, that preserved them from an utter Overthrow, at the Hands of all, that pretended to conquer them. Or are they so very poor and miserable in their own Habitations, that Necessity should force them all to make Incursions among you? And for my Part, when I have two Nations under my Government, can you imagine, I will respect the lefler, and neglect the greater? Would I not think it a less Evil and Hazard to me, that the Plague were at Northampton, or Berwith, than at London, so near Westminster, the Seat of my Habitation, and of my Wife and Children? Will not a Man be more careful to quench the Fire taken in his nearest Neighbour's House, than if a whole Town were a-fire far from him? You know, that I am careful to preferve the Woods, and Game, through all England, nay, through all the lile; yet none of you doubts, but that I would be more offended with any Diforder in the Forest of Waltham, for stealing of a Stag there, which lieth, as it were, under my Nose and in a Manner joineth with my Garden, than with cutting of Timber, or Realing of a Deer, in any Forest of the North Parts of Yorkshire, or the Bishoprick. Think you, that I will prefer them, that be absent, less powerful, and farther off to do me Good, or Hurt, before you, with whom my Security and Living must be, and where I defire to plant my Posterity? If I might, by any such Favours, raise myself to a Greatness, it might be probable: All I cannot draw; and to lose a whole State here, to please a few there, were Madness. need speak no more of this with Protestations: Speak but of a Wit, it is not likely; and to

· doubt

' doubt of my Intention in this, were more than An. 5. James I. devilish.'

For mine own Part, I offer more, than I receive; and Conveniency I prefer before Law, in this Point. For three Parts, wherein I might hurt this Nation, by Partiality to the Scots, you know, do absolutely lie in my Hands and Power: For either in Disposition of Rents, or whatsoever Benefit, or in the Preferring of them to any Dignity or Office, civil or ecclefiaftical, or in calling them to the Parliament; it doth all fully and only lie within the Compass of my · Prerogative; which are the Parts, wherein the Septtishmen can receive either Benefit or Prefer-" ment, by the Union; and wherein, for the Care I have of this People, I am content to bind myself with some reasonable Restrictions. As for the fourth Part, the Naturalizing, which only lieth in your Hands; it is the Point, wherein they receive least Benefit of any: For in that they can obtain nothing, but what they buy by their Purse, or acquire by the self-same Means, that you do. And as for the Point of · Naturalizing, which is the Point thought so fit, and fo precifely belonging to Parliament; not to speak of the Common Law, wherein as yet, I can profess no great Knowledge, but in the 'Civil Law, wherein I am a little better versed, and which, in the Point of Conjunction of Nations, should bear a great Sway, it being the Law of Nations; I will maintain two Principles in it, which no learned and grave Civilian will deny; ' as being clearly to be proved, both out of the • Text itself, in many Places, and also out of the best approved Doctors and Interpreters of that Law: The one, that it is a special Point of the ' King's own Prerogative, to make Aliens Citie zens, and donare Civitate: The other, that in any Case, wherein the Law is thought not to be cleared (as some of yourselves do doubt, that, ' in this Case of the Post-nati, the Law of Eng. ' land doth not clearly determine) then in fuch a

 $N_3$ 

• Quef-

An. 5. James 1. Question, wherein no positive Law is resolute, 1607, Rex est Judex; for he is Lex loquens, and is to fupply the Law, where the Law wants: And if many famous Histories be to be believed, they give the Example, for maintaining of this Law,

in the Persons of the Kings of England and France especially, whose special Prerogative they

alledge it to be. But this I speak only, as knowing what belongeth to a King; although in this

\* Case I press no further, than that, which may sagree with your Loves, and stand with the Weal

and Conveniency of both Nations.

And whereas some may think, this Union will bring Prejudice to some Towns and Corporations within England; it may be, a Mers chant or two of Bristol, or Yarmouth, may have an hundred Pounds less in his Pack; but if the Empire gain, and become the greater, it is no Matter. You see one Corporation is ever against another; and no private Company can be fet up, but with some Loss to another.'

• Fourth: For the supposed Inconveniences rifing from Scotland, they are three: First, that

there is an evil Affection in the Scottish Nation to the Union: Next, the Union is incompatible

between two fuch Nations: Thirdly, that the

Gain is small, or none: If this be so, to what • End do we talk of an Union?'

For Proof of the first Point, there is alledged an Aversness in the Scottish Nation, expressed in the Instrument, both in the Preface and Body of their Act: In the Preface, where they declare, that they will remain an absolute and free Mon-

f archy; and in the Body of the Act, where

they make an Exception of the ancient fundamental Laws of that Kingdom. And first, for the General, of their Avers-All the main Current in your Lower House ran this whole Session of Parliament with that Opinion, that Scotland was fo greedy of this Union, and apprehended, that they should receive to much Benefit by it, as they cared not < for

for the Strictness of any Conditions, so they An. 5. James I. might attain to the Substance; and yet you now ' fay, they are backwards, and averie from the

Union. This is a direct Contradiction in ad-' jetto: For how can' they both be Beggars and backwards, in one and the felf-fame Thing, at ' the same Time?

But, for Answer to the Particulars, it is an old School Point, Ejus est explicare, cujus est 4 tondere: You cannot interpret their Laws, nor they yours: I, that made them, with their Ai-

fent, can best expound them.'

'And first, I confess, that the English Parlia-" ments are fo long, and the Scottish so short, that a Mean between them would do well: For the Shortness of their continuing together was the Cause of their basty Mistaking, by setting these Words, of Exception of fundamental Laws, in the Body of the Act; which they only did, in pressing to imitate, Word by Word, the English Instrument, wherein the same Words be contained in your Preface. And as to their Meaning and Interpretation of that Word; I will not only deliver it unto you, out of mine own Conceit, but as it was delivered unto me by the Lawyers of Scotland, both Counsellors, and other Lawyers, who were at the making thereof

<sup>6</sup> Their Meaning in the Word, of fundamental Laws, you shall perceive more fully hereafter, when I handle the Objection of the Difference of Laws; for they intend thereby only those Laws, whereby Confusion is avoided, and their ' Kings Descent maintained, and the Heritage of the Succession and Monarchy, which hath been a Kingdom, to which I am descent, three hundred . Years before Christ; not meaning it, as you do, of their Common Law; for they have none, but that, which is called Jus Regis: And their

in Scotland, and were Commissioners here for

Performance of the fame.

Defire of continuing a free Monarchy, was only meant, that all fuch particular Priviledges (where-

1607.

An. 5. James I. c of I soake before) should not be so consounded. as, for want either of Magistrate, Law, or Order, they might fall into such a Confusion, as to become like a naked Province, without Law or Liberty, under this Kingdom. I hope you mean not, I should set Garrisons over them, as the Spaniards do over Sicily and Naples; or govern them by Commissioners, which are seldom found fucceedingly all wife and honest Men. This I must say for Scotland, and I may truly yaunt at : here I fit, and govern it with my Pen; I write, and it is done; and by a Clerk of the Council I govern Scotland now, which others sould not do by the Sword. And for their Aversness in their Heart against the Union; it is true indeed. I proteft, they did never crave this Union of me. nor fought it, either in private, or the State by Letters, nor ever once did any of that Nation press me forward, or wish me to accelerate that Business; but on the other Part, they offered always to obey me, when it should come to them: s and all honest Men, that desire my Greatness, have been thus minded, for the personal Revef rence and Regard they bear unto my Person, and any of my reasonable and just Defires. I know there are many Bigotts amongst them, I mean a Number of feditious and discontented particular F Persons, as must be in all Commonwealths, that where they dare, may peradventure talk lewelly enough; but no Scottiffman ever spake dishonourable of England in Parliament. For here must 1 note unto you the Disserence of the two Parliaments in these two Kingdoms: For there they must not speak, without the Chancellor's Leave; and if any Man do propound or utter any feditious or uncomely Speeches, he is fraight

> the only Caute he was not interrupted.' It hath been objected, that there is an Antif pathy of the Laws and Customs of these two

> interrupted and filenced by the Chancellor's Authority; whereas here, the Liberty for any Man to speak what he list, and as long as he list, was

Nations. It is much mistaken; for Scotland An. c. James J. hath no Common Law, as here; but the Law

they have, is of three Sorts:

All the Law of Scotland for Tenures. Wards and Liveries, Signiories, and Lands, are drawn out of the Chancery of England; and for Matters of Equity, and in many Things else, differs from you, but in certain Terms. James the first, bred here in England, brought the Laws thither, in a written Hand.'

The Second is Statute Laws, which be their · Acts of Parliament; wherein they have Power. e as you, to make and alter Laws; and those may be looked into by you; for I hope you shall be on more Strangers to that Nation: And the principal Work of this Union will be to reconcile

• the Statute Laws of both Kingdoms.'

The Third is the Civil Law. James the fifth brought it out of France, by establishing the Sellions there, according to the Form of the Court of Parliament of France, which he had feen in the Time of his being there; who occupy there the Place of Civil Judges, in all Matters of Plea or Controversy; yet not to govern absolutely by the Civil Law, as in France. For if a Man plead, that the Law of the Nation is otherwise, it is a Bar to the Civil; and a good Chancellor, or Prefident, will often-times e repel, and put to Silence, an Argument, that the Lawyers bring out of the Civil Law, where shey have a clear Solution in their own Law: So as the Civil Law, in Scotland, is admitted in no other Cases, but to supply such Cases, wherein the Municipal Law is defective. Then may you see, it is not so hard a Matter, as is thought, to reduce that Country to be united with you under this Law; nor yet have any old Common Law of their own, but such as, in Effect, is • borrowed from yours. And for their Statute Laws in Parliament; you may alter and change them, as oft as Occasion shall require, as you do here.'

An. 5. James I.

It hath likewise been objected, as another Impediment, that, in the Parliament of Scotland, the King hath not a Negative Voice, but must

pais all the Laws agreed on by the Lords and

Commons.'

Of this I can best resolve you; for I am the eldest Parliament-Man in Scotland, and have sat in more Parliaments, than any of my Predecessor. I can assure you, that the Form of Parliament there is nothing inclined to Popularity. About a twenty Days, or such a Time, before the Parliament, Proclamation is made through-

the Parliament, Proclamation is made throughout the Kingdom, to deliver in to the King's

Clerk of Register (whom you here call the Mas-

ter of the Rolls) all Bills to be exhibited that

Selfion, before a certain Day. Then are they

brought unto the King, and perused, and confidered by him; and only such, as I allow of, are

only fuch, as I allow or, are put into the Chancellor's Hands, to be propoun-

ded to the Parliament, and none others: And if

any Man in Parliament speak of any other Mat-

ter, than is in this Form first allowed by me;

the Chancellor tells him, there is no fuch Bill al-

6 lowed by the King.

Besides, when they have passed them for Laws, they are presented unto me, and, with my Scep-

fer put into my Hand by the Chancellor, I must fay, I ratify and approve all Things done in this

present Parliament: And if there be any Thing,

that I dislike, they rase it out before. If this

may be called a Negative Voice, then I have one,

I am fure, in that Parliament.

"The last Impediment is the French Liberties; which are thought so great, as, except the Scots forsake France, England cannot be united to them."

If the Scottish Nation would be so unwilling to leave them, as is said, it would not lie in their

Hands; for the League was never made between the People, as is mistaken, but betwixt the Prin-

ces only, and their Crowns. The Beginning

was by a Message from a King of France (Charle-

(Charlemagne, I take it; but I cannot certainly An. 5. James I. remember) unto a King of Scotland, for a League Defensive and Offensive, between us and them, against England; France being at that Time in Wars with England. The like, at that Time, was then defired by England against France; who also sent their Ambassadors to Scotland. — At the first, the Disputation was long maintain-4 ed in Favour of England; that they being our \* nearest Neighbours, joined in one Continent, and a strong and powerful Nation, it was more fit, for the Weal and Security of the State of Scotland, to be in League and Amity with them, than with a Country, though never fo strong, wet divided by Sea from us; especially England ' lving betwixt us and them, where we might be " fure of a fudden Mischief, but behooved to abide the Hazard of Wind and Weather, and other Accidents, that might hinder our Relief. But after, when the contrary Part of the Argument was maintained; wherein Allegation was made, that England ever fought to conquer Scotland, and therefore, in regard of their pretended Interest in the Kingdom, would never keep any found Amity with them, longer than they faw their 'Advantage; whereas France, lying more re-' mote, and claiming no Interest in the Kingdom, would therefore be found a more constant Friend; it was unhappily concluded in Favour of the last • Party; through which Occasion, Scotland got many Milchiefs after. And it is, by the very Tenor thereof, ordered to be renewed and confirmed, from King to King, fuccessively; • which accordingly was ever perform'd by the Mef diation of their Ambassadors, and therefore mere- ly perional; and to was it renewed in the Queen my Mother's Time, only between the two Kings, and not by Affent of Parliament, or 6 Convention of three Estates, which it could • never have wanted, if it had been a League between the People. And in my Time, when it f came to be ratified, because it appeared to be in · odium

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An. 5. James I. 4 adjum tertii, it was by me left unrenewed or confirmed, as a Thing incompatible to my Person, in Consideration of my Title to this Crown. Some Priviledges indeed, in the Merchants Favour, for Point of Commerce, were renewed and confirmed in my Time; wherein, for my Part of it, there was scarce three Counsellors more than my Secretary, to whose Place it be-'longed, that medled in that Matter. It is true, that it behooved to be enterined (as they call it) in the Court of Parliament of Paris; but that only ferves for Publication, and not to give it Authority; that Parliament, as you know, being but a indicial Seaf of Judges and Lawyers, and nothing agreeing with the Definition or Office of our Parliaments in this Isle. And therefore, that any Fruits or Privileges, possessed by the League with France, is able now to remain in Scotland, is impossible; for ye may be sure, that the French King stays only upon the Sight of the Ending of this Union, to cut it off himself: Otherwise, when this great Work were at an • End, I would be forced, for the general Care I owe to all my Subjects, to crave of Prance like Privileges to them all, as Scatland already enjoys; feeing the perfonal Friendship remains as great between us, as between our Progenitors, and all my Subjects must be alike dear unto me; which either he will never grant, and so all will fall to the Ground; or else it will turn to the Benefit of the whole Island: And so the Scattifb. Privileges cannot hold longer, than my League with France lasteth.

' And for another Argument, to prove, that this League is only between the Kings, and not between the People; they, which have Pen-

fions, or are privy Intelligence-givers in France,

without my Leave, are in no better Case by the Law of Scotland, than the Penfioners to Spain.

As for the Scattiff Guard in France, the Beginning thereof was, when an Earl of Baghan (b)

(b) Sic Orig. Quere Buchen.



3000le

was fent in And of the Prench, with ten thousand An. 5. James I. "Men; and there being made Constable, and having obtained a Victory, was murthered, with the most of the Scottifb Army. In Recompence whereof, and for a future Security to the Scot-" tilb Nation, the Scottilb Guard was ordained to have the Privilege and Prerogative, before all other Guards, in guarding the King's Person.' And as for the last Point of this Subdivision. concerning the Gain, that England may make by this Union: I think no wife, nor honest Man will ask any such Question. For who is so ig-" norant, that doth not know, the Gain will be great? Do you not gain by the Union of Wales? And is not Scotland greater than Wales? Shall f not your Dominions be increased, or Lands, Seas, and Perfons, added to your Greatness? And are not your Lands and Seas adjoining? For who can fet down the Limits of the Borders. but as a mathematical Line or Idea? Then will that Back-door be thut, and those Ports of Janus. be for ever closed: You shall have those, that were your Enemies to molest you, a sure Back to defend you; their Bodies shall be your Aids, and they must be Partners in all your Quarrels. 'Two Snow-balls put together, make one the greater; two Houses join'd, make one the larger; two Castle-walls, made in one, makes one as ' thick and ftrong as both. And do you not fee, in the Low Countries, how available the English and the Scottifb are, being joined together? This is a Point so plain, as no Man, that hath Wit or Honefty, but must acknowledge it feelingly.' And where it is objected, that the Scottishmen are not tied to the Service of the King in the Wars, ' above forty Days; it is an ignorant Mistaking: For the Truth is, that, in respect the Kings of Scotland did not so abound in Treasure and Mo-' ney, to take up an Army under Pay, as the Kings ' of England did; therefore was the Scottish Army wont to be raifed only by Proclamation, upon the Penalty of their Breach of Allegiance; fo

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An. 5. James 1. as they were all forced to come to the Warlike Snails, who carry their House about with them; every Nobleman and Gentleman bringing with them their Tents, Money. Provision for their House, Victuals of all Sorts, and all other Necessaries, the King supplying them of nothing: Necessity thereupon enforcing a Warning to be given, by the Proclamation, of the Space of their Attendance, without which, they could not make their Provision accordingly; especially as long as they were within the Bounds of Scotland, where it was not lawful for them to help themselves by the Spoil or Wasting the Country. But neither is there any Law, prescribing precifely such a certain Number of Days; nor yet is it without the Limits of the King's Power, to keep them together as many more Days as he list; to renew his Proclamations, from Time to Time, some reasonable Number of Days before the Expiring of the former; they being ever bound to ferve and wait upon him, though it were an hundreth Year, if need were.'

. Now, to conclude; I am glad of this Occafion, that I might Liberare Animam meam. You are now to recede: When you meet again, remember, I pray you, the Truth and Sincerity of my Meaning; which, in feeking Union, is only to advance the Greatness of your Empire feated here in England; and yet with fuch Caution I wish it, as may stand with the Weal of both States. What is now defired, hath oft before been fought, when it could not be obtained; to refuse it now then, were double Iniquity. Strengthen your own Felicity. London must be the Seat of your King, and Scotland joined to this Kingdom by a golden Conquest, but cemented with Love, as I faid before; which, within, will make you firong against all civil and intestine Rebellion; as, without, we will be compassed and guarded with our Walls of Brass. Judge me charitably, fince in this I feek your equal

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equal Good; that so both of you might be An. 5. James B.
made fearful to your Enemies, powerful in yourfelves, and available to your Friends. Study
therefore, hereafter, to make a good Conclusion;
avoid all Delays; cut off all vain Questions;
that your King may have his lawful Desire,
and be not disgraced in his just Ends; and, for
your Security in such reasonable Points of Restrictions, whereupon I am to agree, ye need
never doubt of my Inclination: For I will not
fay any Thing, which I will not promise; nor
promise any Thing, which I will not swear;
what I swear, I will sign; and what I sign, I
shall, with God's Grace, ever perform.'

When the Commons were returned to their The Parliament House, the Speaker fignified his Majesty's Pleasure adjourn'd that they should adjourn to the 20th of April, on account of the Easter-Holidays.

During this Intermission, the King's last Speech They meet a-had been missepresented by some of the Hearers, gain; and the which obliged him to send for both the Houses some Doubts in again, on the 2d of May, to clear up those Points his former to them which admitted of a double Meaning, Speech.

Accordingly, the King delivered himself in these Words:

# My Lords, and you Gentlemen of the Lower House of Parliament:

fow his Seed in good Ground, where there is Hope, it may yield Fruit. Since I last spake unto you, I have heard, by common Report, with what Applause and good Liking my Speech hath been received, and digested: I hope you continue in the same Liking still; and I wish, my Hope may not be deceived; that my Seed hath not fallen into stony, or sandy Hearts; whereby what I spake may be mistaken, and prove barren, by pre-conceived Opinions; the Growth be choaked, forgotten, or carried away by the Fowls of the Air, or preverted contrary

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An. 5. James I. 6 to my Meaning. For my Part, I can find no Symptoms or Signs in the Lower House, by which I may misjudge them, but that they will proceed in the same Course of particular Preparation, that they began in: As for the Upper House, there hath been no Word spoken of the Matter fince your last Meeting. I come not now therefore to persuade that, which is already begun (having no Doubt in either of your Inclinations) but to facilitate, and make the Way fair for your going on. I shall do but the Part of a good Gardener, to prune, and dress, and take away the Weeds and Brambles, that may hinder the springing and budding of this good Plant. And because there are, and may be, divers Explications and Expositions of my Speech, I was desirous to explain myself unto you; for (as I faid in my former Speech) ejus eft explicare. cujus est condere. I have not hindered (c) any Speech; for it is not my Manner, neither have I Time to do it; only, for Order-fake, I will contain all I have to fay, under three Heads:

> I. To interpret mine own Meaning in my former Speech.

'III. To endeavour to set before you some

Course of Proceeding hereafter.'

' I. Upon my Speech some have builded Gold and Silver; some, Hay and Stubble: I must be as a Fire to confume and burn up the Hay and Stubble, and to fift out and preferve the Gold and Silver. I understand, that some have interpreted my Words, as expressing a Defire and Propofition of a perfect Union. I have not studied (as I faid) to give a full Answer to such Interpreters; but I know you can put a Difference between wife Men and Fools: Fools handle Things either with Subtility, or Ignorance; wife Men, with Subflance, and folid Argu-

(c) Sie Orig.

ment.'

·I

I propounded ever, and fo I, crave at your An, 5. James I. Hands, an absolute and full Union, but not a perfect Union; such an Union, as must have that Preparation, which is made: And, because I spake of an absolute Union, to say, or think, I wished nothing in the mean Time, were absurd. But it is most true, I ever wished such an Union, as there might be unus Rex, unus Grex, una Lex. These Men, that thus interpret, mark them well; and you shall find, that they propound, and pray for that, they would most fhun: Probate Spiritus(q); and see, if they give you not gilded Pills; whether they have not Mel in Ore, Fel in Corde."

Something must be done, you all confess; ' the Devil himself cannot deny it: Then what Preparation can you have, or wish, other than 'hath been? This is but as if a Surgeon should e let Blood on the contrary Side, to let out the

'ill Humout.'

'You would have a Commission, to prepare for this your perfect Union, when yourselves have, in the Beginning, propounded it, have en-'acted it, that Commissioners of both Nations fhould meet and treat; and these Commissioners, of your own Choice, for your Part, being met, have deliberately propounded, have maturely di- gested, and have advisedly brought forth something in that Form, whereupon it is fit you fhould proceed, and now, forfooth, you would have a Commission. I will never grant a Com-' mission: It shall never have my Consent, or

Allowance. 'I remember a Speech in Hen. VIII. Time, in the Parliament House: The King propounded fomething, which came into the House; one in the House said, That he thought the King's Meaning was good, so as it were according to Law: I pray (my Masters) that I may hear no • more of such foolish Diversions, and Aversions. Val. V.

(4) Spirites in Orig.

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An. 5. James 7. It is merely idle and frivolous, to conceive, that any unperfect Union is defired, or can be granted: It is no more unperfect, as now it is projected, than a Child, that is born without a Beard. It is already a perfect Union in me, the Head. If you wanted a Head, that is me, your King over you all; or if you were of yourselves no Body; then you had Reason to say, it

were unperfect; but it is now perfect in my Title and Descent, though it be not an accomplisht and full Union; for that Time must ripen

and work.

' When a Child is in the Mother's Womb, though it hath all the Lineaments and Parts of a " Rody, yet it is but an Embrio, and no Child; and shall be born in his due Time: When it is born, though it then be a perfect Child, yet it is ono Man; it must gather Strength and Perfection by Time: Even so is it in this Case of Union. 'The Union is perfect in me; that is, it is an "Union in my Blood and Title: yet but in Embrione perfect. Upon the late Queen's Death, the Child was first brought to Light; but to make it a perfect Man, to bring it to an accounplisht Union, it must have Time and Means; and if it be not at the first, blame not me: blame Time; blame the Order of Nature. ' I remember, at the Beginning, when I first cra-

' ved an Union, my Defire was to have a perfect " Union: Then this whole Body drew back; said, ' It could not be dispatched at once; it were fit ' it were entered into by little and little; devised all Restrictions they could, to tie it within Bounds; produced fundry Precedents of the like: as \* \* \* \* \* \* ; and when I would have had a more full and liberal Commission, you bounded it yourselves.'

But how would you have a perfect Union. but by this Preparation! By Bills, by Committee, by Argument: And yet, I fay (using our Saviour's Words) Hoc facite, alight non omittite. Mary! I would not have you think on

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that to be done To-day, that is to be done An. 5. James 1. ' To-morrow.'

'II. The second Part of my Division is, to anfwer Objections.\*

1. One Objection is, What Gain shall we

have by it?

'I thought, I had expressed it sufficiently before. But do they ask, What Gain? Is it not Gain, to add a Nation to this; to make it one great and glorious Empire; to have that People to join their Arms and Strength with you supon all Occasions; to make of half a Land e one intire; to add to the Splendor of the King's ' Court : to turn Curses into Blessings; to turn Blood and Rapine into Peace and Plenty; re-" membering always, that you have the Bleffing of the Seat here, and that this is the Center? But I confess it is good to be sometimes far from the Prince's Court: Procul a Numine, proeul a Fulmine. But whether that be so here, or ono, I appeal to be judged by the Children above fix Years old in London: I defire, that the Commissioners for these Parts would speak s as they find: I defire no other Witnesses, than those, that best know. But if you find, that ' my Residence here doth Harm, I will make two Offers: One, I will keep my Seat alternatim, in the feveral Countries; I will stay one Year in Sectland, and another here, as some other Kings do, that have feveral Kingdoms: The other is, ' I will keep my Court nearer Scotland, at York; at some Place thereabouts, so as you and Scot-· land shall be both alike procul a Fulmine: And I protest, I will do either of these, if you think it for your Good; and if I shall not see this "Union likely to go forward, I will do it howfoever. Observe then the wandering Objections of these Men; consider of the Substance of these Speeches, whether they offer you not gilded e Pills. I fear me, they would neither be found wife, nor honest, if they be examined and e ripped up: For if you mark it, they are nof thing

An. 5. James I. 4 thing but Iterations of my Speeches, which 1 would be forry to hear retorted agriff me.

<sup>e</sup> 2. Obj. The second Objection: There can be no Security for fuch Cautions, as shall be agreed' To this I cannot tell what to answer; because neither I am well versed nor skilled in your Common-Law, nor you will give Credit to the Judges in that, which they can fay in this Point. But I will bring it to this Dilem-" ma; either I can give Security, or I cannot: If I can, why do you not yourselves enter into Consideration of it, and accept it? If I canonot, then must you leave all to me, after the Parliament, to do what I will; and if any 4 Thing light upon you, other than you looked for, you must take, and bear that, which your own Folly hath brought you unto, because you did not prevent it in Time, when it was in your Hands.

4 3. Obj. We must yield them now but a little. because we must keep them in Appetite: For, you say, Turpius ejicitur, quam non admittitur

" Ho/pes."

\* Answer. We are not now making Marriages with Spain; this is no new Contract or Bargain, that requires precise Conditions. Res non of integra. The Union and Bargain is already made; nothing now to be thought on, or dealt in, but the Means. It is an idle Thing now to talk of Appetite. It is true, that the Lords commended a perfect Union; but I am sure they ever had Relation to the Instrument, and to the Course that was taken, for proceeding by the Degrees therein propounded; neither did I ever hear, before now, of any Man, that meant other, than this Proceeding upon the first Instrument.

Now shall I come to some other Objections, more passionate and violent, but more idle, and of less Weight than the rest. It is affirmed, that the Taking away of hostile Laws is a Dohative, a great Grace and Favour; where it is known, as now they stand, they do press An. 5. James I. yourselves, as well as them of Scotland; though, by the Union that is already made, they lofe

their Force and Vigour. It is true, that it is fittest to take them away by Parliament, because

they were established by Parliament; but all

that can be faid, is no more, than as if you

" should say, it is fit to take hostile Laws away,

because they are taken away."

It is faid also, that if you deal by Bills, they are like to have a cold Effect; prejudging the good Disposition of the whole House. I am forry to hear of fuch Speeches, against Duty, almost against Allegiance. I know not their · Meaning, except they delight to fing with the Owl upon the Bush, &c. It is a strange and ominous Prophecy, for which I know no Anfwer, but that I shall pray, that such Swallows bring but one Summer with them. It is no Marvel, if Men of that Coat have neither · Hopes nor Fears from me; and fear I shall be well advised, what I do with them. I looked for no fuch Fruits at your Hands; fuch personal Discourses, and Speeches; which, of all other, 1 looked you should avoid, as not beseeming the Gravity of your Assembly. I am your King: I am placed to govern you, and shall answer for your Errors: I am a Man of Flesh and Blood, and have my Passions and Affections, as other Men: I pray you, do not too far move

me unto.3 Now for the Course I would have you hold, the third Part of my Division; let it be my Advice, that you do all Things with Reverence; with Love; that it may feem, you have Duty, Respect, and Care to please him, that will, by all his best Endeavours, seek to give you Contentment. That Speech of "Love me little, " and love me long," was a damned Speech; for · Love and Affection must be ardent, settled upon good Grounds, not removable. Men die, Men TOW!

me to do that, which my Power may tempt

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grow cold; but daily increase, especially in Brethren, in two Dugs of one Breaft, in Children

towards their Parents.'

I would wish you to proceed with Order, and with Diligence, and above all, with Love to your Sovereign: I fay, with the more Diligence: because now the Sickness increasing, the Heat of the Year, yea your own Hay-harvest, do perfuade you to make haste into the Country. Make no more Doubts, than is needful; whereever a Thing is made doubtful, there nothing If any Doubts will ever come to Perfection. do arise, make me acquainted with them; pour them into my Bosom; I will strive to give you Satisfaction: If I cannot answer, or satisfy them, let the Blame rest upon me. And, to conclude, I defire, that your Travels may be such, as you may procure Strangers to reverence us, our Enemies to fear us, our Friends to be glad, our Subjects to rejoice with you and me; that the World may see, there is an Union still in working and proceeding: That you beware of all fanatical Spirits, all extraordinary, and colourable Speeches; that there be no Distractions. nor Diffempers, among you; that you breed not Contempt to the great Work fo well begun and Discouragement to others, that wish well = that you tempt not the Patience of your Prince: and finally, that, with all Speed, you proceed with as much as can be done at this Time, and make not all you have done, frustrate.'

Acts paso'd.

By what hath been given of this Affair, both in the former Proceedings of the Lords, and the later Account of the Debate in the House of Commons, it may well feem that the whole Time of this Session was taken up in the Business of Union. But there were also some salutary Laws enacted, befides, the Act for abolishing all Hostilities, &c. before mentioned. Our Statute-Books only give us thirteen; whereas the Catalogue, in the Lords Journals, mention the Titles of above fixty, publick

lick and private Bills, which were brought into An. 5. James I. both Houses this Session; half of which, at least, we may well suppose, were passed into Laws.-Having been already so particular in our Account of the Union, we shall be less circumstantial in other Affairs; and, only, mention one remarkable Act regarding the Trade of the Nation; and which feems to tally with some Circumstances much nearer our own Time.

There was a Bill brought into Parliament this Session, which was entitled, An Ast to explain another, made the last Session of this Parliament, called, An Act to enable all bis Majesty's loving Subjects of England and Wales, to trade freely into the Dominions of Spain, Portugal, and France. This was passed into a Law and may be seen in the printed Statutes (r). But we find, by the Journals, that the first mentioned Nation was not then in such strict Amity with us to suffer a free Trade. For.

On the 16th Day of May there was a Message fent from the Lower House to the Lords, by Sir Complaint Edwin Sandys and others, to this Effect: 'That predations of the a Petition, directed to his Majesty and the High Spanishes Court of Parliament, had been exhibited to them. by feveral Merchants of this Realm, complaining, grievously, of many intolerable Wrongs and Injuries that had been offered them, by the Subjects of Spain, in all Parts Abroad where they trade. As well in taking and unjustly detaining of their Goods, as in bereaving them of their Liberties; and in the cruel Usage of divers of them; either by committing them to the Gallies, or by other Tortures.' That the Lower House had taken the faid Complaint to Heart, and examined the fame, as far as they could, not being able to take Examination of the adverse Parties, being of a foreign Nation. Nevertheless, they find that the Particulars of the faid Complaint, being twenty in Number, at the least, are for the most Part very just; infomuch, that thereby they conceive that a Dishonour is offered to his Majesty, Wrong to his Sub

<sup>(</sup>r) Statutes at large, 4. Jac. I. Cap. IX.

An. 5. James I. Subjects, and Difreputation to the whole State, 1607. That thereupon, they having entered into Confideration of Redress, have thought fit, in regard the Matter concerneth a foreign Nation, that is in Amity with his Majesty and this State (s), to forbear to proceed therein, any otherwise than by Pe-

Upon which the tition to his Majesty. And they earnestly defire a Conference with the Lords.

Commons defire their Lordships will be pleased to join with them in this Petition; and, that for their better Information therein, they will allow of a Conference, at such Time and Place as their Lordships shall think fit to appoint. Answer. That because the Lords do find the Matter to be of so great Weight, both in regard to Form and Substance, they will take some Time to consider of it maturely, and fend them a fuller Answer as soon as they can. But, it was not till the 8th of June, that the Lords fent to acquaint the Commons that they had confidered of the Case, and defired to see the Petition which the Merchants presented to them; and that then they would return further Answer touching the Conference.

The Petition, which is printed at length in the Yournals of the Commons, was fent, according to Desire, with certain Reasons and Articles annexed to it. Importing, That they thought it needless to send the Petition before, because, as it was inscribed to the King's Most Excellent Majesty, the Lords Spiritual and Temporal, and to the rest of the Honourable Court of Parliament, they imagined the like had been presented to their Lordships. In the Petition they observed two Points; 1. A Complaint. 2. A Direction for Remedy. they had only examined the Proofs of the Complainants, not having Power to convene beforethem the Perions complained of. And, in their Judgments, fo far as they could examine, the Complaint was just, the Grievances great, and the Remedy necessary. For the second Point, they had not entertained any Purpose to meddle with that: being more proper for his Majesty's Wildom and Cle\_

<sup>(1)</sup> Peace had been proclaim'd with Spain, 5th August 1604

Clemency, whose Subjects were all under his Pro- An. 5. James L. tection; therefore they leave it wholly to him. and do now, only, renew their former Request that Petition may be made to his Majesty for some fuch Means of Redress, as, in his princely Wisdom, shall be thought fit ----- But, we are not told by the Journals whether the Lords joined with the Commons in such a Petition; nor is there one Word of this Matter mentioned in any of our Historians, by which we may learn whether these Grievances were redressed, or not.

July 4th, 1608, the Parliament was prorogued, The Parliament by Commission, to the 10th of February follow-prorogued. ing; and from that Time, by four other Proroga-

tions to the 9th of February, 1609.

It is remarkable that there was no Supply either asked or granted, in this last Session of Parliament. And, indeed, what was hitherto given, fince this King's Accession, bears no Proportion to the heavy Taxes, laid on the Subject, at the latter End of the last Reign. Wilson infinuates here, 'That the King would not strain the Blood of the Subject by the ordinary Way, lest the Sense of it should bring more Fears and Faintings with it: But, that by laying on little Burdens, at first, he was only inuring them to bear greater, which were preparing for them, in the ensuing Session of Parliament.

In this Interval died Thomas Sackvile, Earl of Dorfet, Lord High Treasurer of England; and was succeeded in that great Post, by Robert Cecil, Earl of Salisbury (t), younger Son of the late Lord

Treasurer Burleigh.

The next Session, of what was still the first Parliament of this King, continued so long; and An. 7. James I. the Proceedings of it are so much to the Purport At Westminster, of these Enquiries, that the Reader will not blame us for hastening to them as soon as possible. Especially, fince there was nothing material that hap-

(t) So created, 4th May, 3 Jac I. with Precedency of his elder Brother Thomas, who was the same Day created Earl of Exeter. He was one of the Secretaries of State, and a leading Member in the House of Commons in the latter End of the Reign of Queen Elizabeth. --Sec Vol. IV.

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An. 7. James I. pen'd in the Interval, but the Arrival of the King of Denmark in England, whose Reception and magnificent Entertainment here, is amply related by our larger Historians. The first Day of this Seffion viz. February 9th, opened with nothing material. but the Introduction of Robert. now Earl of Derfet, to take his Seat in the House of Lords, in the room of his deceased Father. which Day, being Friday, the Lord Chancellor adjourned the House to the Wednesday following.

lifety lays be-

On that Day the Earl of Salisbury, Lord Treasurer of England, in a set Speech to the fore the Parlia- Lords, which he divided into two Parts, took ocment the King's casion to inform their Lordships, 'First, by making a particular Relation of the State his Majesty was reduced to, both in respect to his present Debts and other Occasions of Expence; and some necesfary Means to be considered of for a present Supply for his Wants, and Support of his Royal State in Time to come; which Causes he affirmed were the chief Reason for calling this Session of Parhament. Next, concerning the Prince, who, though already Duke of Cornwal by natural Defcent, yet was to be created Prince of Wales and Earl of Chester. For the first again, concerning the State of the King's Debts, &c. his Lordship explained by many substantial Arguments, Reasons, and Precedents, according to the Knowledge he had gained, as proper to his Place of Treasurer; and other Obfervations. Lastly, he made a Motion that a Meffage might be fent for this Purpose to the Lower House, for a friendly Conference thereupon.' This Motion was agreed to, and a Message to the

> Commons was fent the fame Day, importing, That because some Things of extraordinary Nature were the Occasion of calling this Meeting, their Lordships were defirous the Commons should be acquainted with them, fince without their Concurrence nothing could be done. That they thought it necessary to treat of these Matters, at first, whereby their Lordships hoped this would

> prove a Parliament of Confolation, Therefore, they defred.

A Conference therewpon.

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defired a Conference, for Confideration to be had An. 7. James 2: of some necessary Supplies to be granted to his Margiesty, for his present Occasions. And, surther, signified that their Lordships will join with them, for Retribution to his Majesty, as shall be judged most fit and reasonable.

The Commons readily accepted of this Propofal; and a Conference, with Time and Place, was agreed on between Committees of both Houses. And the Lords ordered, that the Lord Treasurer should deliver the Substance of what he had, this

Day, opened to them at the Committee.

It is not clear, by the Journals, what was faid or done at the first Conference. There is a long Account of it entered in those of the Commons. in the Reports made by the Sollicitor-General. Sir Francis Bacon, but the Items of them are so fhort as not to bear a Connection. Especially in that of the Public Debts and Disbursements, which are fo intricate as not to be understood at all. We shall content ourselves therefore in giving some Account of it from Wilson, who tells us, That the Plea the Courtiers made Use of, to gain a Supply, was to urge the King's Necessities; which they said proceeded from his great Disbursements. Three hundred and fifty thousand Pounds due for Subsidies in the late Queen's Time, he received with one Hand and paid away for her Debts with the other; redeeming the Crown-Lands which fhe had mortgaged to the City. That he had kept an Army of 19,000 Men on Foot in Ireland. for some Time, wherein a great Number of the Nobility were Commanders, and other deserving Soldiers, who would have been exposed to Want and Penury if not supplied: For it was not safe for the King to trust the inveterate Malice of a newreconciled Enemy, without Sword in Hand-The late Queen's Funeral Charges were reckoned up, which they hoped the Parliament would not repine at. The King and Queen, and the Royal Family's Retinues and Expences were enlarged in -Proportion to their Numbers, and the Dignity of an united

An. 7. James I. united Crown. The late magnificent Entertainment of the King of Denmark, for the Credit of the Nation: Besides the Embassadors from foreign Princes, more than ever this Crown received, must find those Entertainments and Gratuities, which are necessary, and are the concurrent and mutual Civilities between Princes (x).

These and many other Arguments, summed up by this Writer, were made Use of; but yet we find by the Journals, that the Commons were not over hasty in granting a Supply. On the 21st of February they sent a Message to the Lords, requesting another Conference with their Committee, about the Matter of Contribution and Retribution. moved at the last Conference, which was agreed to. And, on the 26th, the Lord Treasurer made a Report to the House of what had passed in this last Conference. Wherein he particularly took Notice of a Motion, proposed by the Committee of the other House, 'That his Majesty might be made Proposal relating acquainted, by some of their Lordships, that it was the Defire of the Commons, that some Course might be taken concerning Wardships and Tenures." Which being debated among the Lords, they agreed that a select Number of their House should be chosen to acquaint the King with the Commons

Request. On the last Day of February, there was a long Debate in the House of Commons, on the two Bufinesses of Support and Supply; the Heads of which are given in their Journals; but are again too intricate to unravel. We shall therefore chiefly follow the Journals of the Lords, and only give some remarkable Hints from those of the Commons, as they fall in our Way; one Instance of which is

now before us.

On the Day beforementioned, the Result of Division on the the Debate, on the Supply, was a Division of the House on the Question, Whether it should be put off for that Time or not? It was carried to fit still, only by 160 against 148. It was then moved to fay,

(x) Wilfon in Kennet, Vol. 11. p. 681.

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to Wards and Tenures.

Supply.

The Commons

fay, 'That they were willing to relieve the King's An. 7. James L. Wants chearfully; Time enough for Retribution afterwards. That the Supply might be postponed. but to support immediately. To intend, was mental Purpose; to give a plain open English Answer, that we propose to give somewhat.' On the whole, a Resolution was taken, on a Message from the Lords, to fend an Answer to this Purpose: 'That they would think of the Supply in due Time, and doubted not but to give his Majesty good Satisfaction. For the Matter of annual Support, in Lieu of Wardships and Tenures, when they shall hear from their Lordships about them. they will be ready to join with them in Conference.

These Wardships and Tenures, and some other Grievances to the Subject, which will appear in the Sequel, were the Obstacles that kept back the Supply; and, 'till they were satisfied in those Points, the Commons feemed to be in no Humour to grant any. The King's Favourites now began to be looked upon with an evil Eye by the People: and he was so profuse in his Presents and Gratuities to them, that some did not stick to say, openly, That the whole Wealth of England would not ferve the King's vast Bounty. But now a small Digreffion on another Subject.

The Lords Journals tell us, that on the 27th of February, the Commons sent a Message to the Lords to acquaint them, 'That they had taken Notice The Commons of a Book, lately published by one Dr. Cowel, complain of Dr. which they conceived does contain Matters of Cowel's Book which they conceived does contain infactors of tending to ad-Scandal and Offence towards the High Court of vance the Prero-Parliament; and is otherways of dangerous Con-gative Royal. fequence and Example. That being defirous there should be a joint Examination of the offensive Contents of the faid Book, and some Course taken for the Punishment of the Person who published the same; they therefore defire their Lordships to appoint a Conference for that Purpose.'

The Lords returned a very civil Answer to this Meffage; 'That they were willing to join with them in any Cause proper to maintain the Honour

An. 7. James I. of that High Court, and to cherish a mutual Cor-

respondence between both Houses, which together make the Body of the Parliament, whereof his Majesty is the Head. They therefore appointed Time and Place for a Conference, not only on the Complaint, but to go again on the Topic of

a Supply.

Wilson informs us, 'That the Book, here mentioned, which had given Offence, wrote by Dr. Cowel, a Civilian, was to prove the Excellence of the Civil Law in Comparison of the Common Law of England. That the King had let fall forme Expression at his Table, in Derogation of the latter, and highly extolling the Civil Law before it. At the fame Time, declaring his Approbation of a Book, lately writ by Dr. Cowel on that Subject. This, fave our Author, nettled the great Lawyers much: and had not fome of them been raised so high, that they could not, with their Court-Gags, look downwards, it had bred an open Contest. However, adds he, tho' they did not stir in it themselves, we may suppose they, underhand, stirred up this Profecution against the Civilian, for fear, that if his Scheme should take Place, they should have their Lessons to learn over again (1).

The King feeming much inclin'd to these foreign Notions, and somewhat tinged with the Love of Arbitrary Government, it is no Wonder that an Enghis Parliament began to think of clipping his Wings in Time: But hitherto every Thing was conducted

with the greatest Decency between them.

February the 28th, the Lord Treasurer inform'd the Lords of the King's Answer to the Message fent to him, at the Defire of the Commons, relating to Tenures and Wardships. 'That his Majesty reserveth to himself, tanquam Res integra, the Power of Affirmative, or Negative, to grant it; as on further Deliberation, he shall see Cause. Hereupon, it was moved by the Earl of Northampton, Lord Privy Seal, 'That in regard the Matter was of great Importance, Respite might be taken for imparting

(y) Wilson in Kennet, Vol. II. p. 681.

parting his Majesty's said Answer to the Lower An. 7: James L. House, till To-morrow, on their next Meeting; when some fit Course might be considered of for that Purpose. This Motion being seconded by the Lord Chancellor, it was agreed that no Answer should be returned to the Commons 'till the next Day. At which Time the Lords were interrupted from considering of the Affair, by another Message from the Commons, importing, That they desired their Lordships to appoint a Meeting of the Committees of both Houses, to receive their Answer touching the Matter of Support and Supply. The Lords, with much Complaisance, appointed Two that Asternoon for the Purpose.

We find that the Lords did not acquaint the Commons with the King's Answer, even at this Conference; it was too ticklish a Point before they were sure of the Supply. And, it may be supposed that some Satisfaction had been then given to the Lords about that Affair; for the very next Day a Message was sent from them to the Commons, to

this Effect,

That whereas the House of Commons, by a Message of late sent from them, had moved their Lordships that his Majesty might be made acquainted, by some of their House, with the Desire of the faid Commons, touching the Matter of Tenures and Dependencies on Tenures; their Lordships had acquainted his Majesty therewith, and received his Answer. And conceiving that the Time appointed this Afternoon, concerning Dr. Cowel's Book, may fitly ferve both that and imparting his Majesty's Answer, do defire that this Meeting may accordingly ferve for both these Purposes.' The Commons replied, That they received their Lordships Message very respectfully, and would be ready to attend their Service at the Time and Place appointed.

This Book was called The Interpreter; and the Principles of it, from whence the Author deduced

his Inferences, were these:

I. That

1. That the King was folutus a Legibus, and n. 7. James L. not bound by his Coronation Oath. 1609.

2. That it was not, ex Necessitate, that the King should call a Parliament to make Laws, but might do it by his absolute Power; for Voluntas noxious Pofi-Regis was Lex Populi.

3. That it was a Fayour to admit the Confent

of his Subjects, in giving of Subsidies.

tions.

There was also another Book, complained of by the Commons, wrote by one Dr. Blackwood, about this Time, which concluded, 'That we are

all Slaves by reason of the Conquest (z).

March the 3d, the Lord Chancellor reported to the House of Lords the Substance of what was delivered, by the Committee of the Lower House, at Yesterday's Conference, on the Points of Supply and Support. 'That the Commons had expressed a tender Feeling towards his Majesty's Wants, and a due Regard to relieve them. But they could not conceive, as they affirmed, how it could be done in any other Way than by Subfidy. Which being proper to be first moved in the House of Commons, they will consider of a fit Resolution and proceed therein in due Time. That, as to the other Point of Support, they hold this Matter to be most considerable, and therefore proper for the Lords; of which they expect to be informed from them at their Convenience.

Then the Lord Privy Seal declared to the House what had passed in the Conference relating to Dr. Cowel's Book. 'That the Attorney-General, in delivering the Sense of the Lower House, did very modestly and discreetly lay open the Offence taken against the Party, and the dangerous Consequence of the Book.' Afterwards the Bilhop of London (a) read the particular Exceptions which the Commons had made to it; which were, 1. On the Word Subsidy; 2. On the Word King; 3. On the Word Parliament; 4. On the Word Prerogative. On all which Words the faid Dr. Cowel had fo una d-

(z) Payi's Miscell. Parl. p. 65. (a) George Abbot.

Le Nouse

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adviledly enlarged himself, as the Commons appre-An. 7. James I. hended that the same was very offensive, and of 1609.

dangerous Consequence.

On this Report, the Lords took a little Time to confider, and then thought proper to fend a Meffage to the other House, to defire another Conserence about this Book, and in the mean Time ordered their Clerk to feek Precedents of that Kind, and faithfully to acquaint the House therewith. The next Day the Lord Treasurer inform'd the Lords, The Prosecution That his Majesty had taken Notice of this Mat- of Dr. Cowel ter; and had lately perused the Places in the Book King's Interto which Exceptions were taken. That he had position. called the faid Cowel before him, and heard his Answers thereunto; and, having duly confidered of the Errors committed by the Author, in that Behalf, was graciously pleased to deliver his Judgment and Resolution to the Lords, to be by them communicated to the Committee of the Commons."

We are not told by the Journals what this Refolution was; but it may be supposed to finish the Business, for there is no more Mention made of it. Grievances of a much higher Nature now embar-Proceeding in rassed the Thoughts of both King, Lords and Com relation to Temons; which were that of Tenures, and Dependency on Tenures, already spoken of, and other Branches

of the Prerogative which will fall in the Sequel. Some Conferences had already passed, between the two Houses, when the Affair of Cowel's Book was on the Carpet, about Tenures. And, March the 10th, the Lord Privy Seal made a Report to the Lords of what had been done at the last Conference. His Lordship observed, 'That the Committee of the Commons infifted chiefly on three particular Points, in the Debate, on which the Matter of Tenures depended. These Points were Honour, Conscience and Utility; to the last of these they faid, That fince his Majesty, out of the Greatness of his Mind, had been pleased to set it aside; so they, in their Duties, would urge it no further than otherwise it should be meet. And it would be most proper to treat of that when the other two Vos. V.

An. 7. James I. of Honour and Conscience should be discussed. These last two they confessed were of much Weight; speaking in most reverend and tender Manner of his Majesty's Honour; and likewise affirming, that it was far from them to put any Thing into the clear Spring of his Conscience. Therefore their Conclusion was, That his Majesty might be addressed by their Lordships to accelerate his Answer concerning this Matter of Tenures, as foon as conveniently he might; yet submitting themselves wholly to his gracious Pleasure.'

Upon hearing this Report, the Lords agreed to address his Majesty, as the Commons defired; a Committee was ordered for that Purpose; and the Lord Privy Seal enjoined to deliver the Contents of it to the King, and bring back his Maiesty's

Answer.

1609.

March the 12th, the aforefaid great Officer very amply reported to the House the Answer his Majesty was pleased to give to the Committee aprointed to address him, on the Request of the Commons, about Tenures, &c. And said, that his Majesty, strictly observing every Point thereof. was pleased to give his Answer in Effect following.

'That altho' he took good Notice of the Diflinction of Time, when the Matter was first moved and the present: and that there are infinite Affairs as well of State as others of Parliament, which keep them still in Exercise. in respect of the Humility, dutiful Carriage, Discretion and Judgment of the Lower House. hewed in this Matter; of the Wildom of the Lords in moving it; and, lastly, the Season of the Year; his Majesty had thought of those Particulars, and was pleased that they should treat of the Business; and that the Lower House ' should have speedy Notice of his Pleasure there-Furthermore, his Majesty mentioned some. other Business in Hand this Parliament; and first, of Grievances, which he declared himfelf to be so willing effectually to redress, that altho he doubted not the good Disposition of his Poste-

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rity, yet he is defirous to provide, That if they An. 7. James 1.
Ibould have Will, they may not have Power again 1609.

' to grieve the People.'

This most gracious Answer being delivered, the Lord Chancellor put the House in Mind of the Supply; which was spoke of by the Commons at the last Conference. And thereupon moved, that the Lower House might be made acquainted with his Majesty's Answer about Tenures, as soon as possible. This was agreed to, and the Answer was delivered to the Commons that Afternoon.

Great was the Joy which the House of Commons expressed on this gracious Return to their Request; which they signified to the King by the Mouth of their Speaker, attended by the whole House. The House of Lords too did the same by the Chancessor; but, we find by the Journals, that he was unwilling to undertake the Employment, ex Ore, and defired to have it in Writing; which the Lords would not consent to, but trusted to the Chancellor's Wisdom and Understanding of the Matter, to dress it up as he pleased.

And now both Houses proceeded warmly in their Conferences about *Grievances*. On the 29th of *March*, the Lord Treasurer reported to the Lords what was done at the last; and how far the Committee of the Lower House had proceeded in the Matter of *Tenures*, to this Effect:

First, His Lordship observed that Mr. Recorder of London declared, That Ease and Convenience had led the Commons to seek this Matter of Tenures and their Dependents; that Love and Loyalty had caused them to take the Course therein they had done; and that having now the King's Answer, which was a Licence to treat of that Business, they departed, joyful in their Hearts, like the Sons of Emaus.——That this Matter consisted of sour considerable Points: 1. What they defire: 2. What they would offer: 3. How they would levy it: 4. How they may have Security for what they seek. That of the two sirst, they had determined in this Sort; viz. That Knights

An. S. James I. Service, generally, might be turned into free and 1610.

common Soccage.

Next follows in the Yournals, a long Account of those particular Grievances, relating to Tenures, the Commons wanted to have redreffed. But, as these Complaints and several more, concerning the Prerogative Royal, are all amply recapitulated at the End of this Session, we shall postpone them till we arrive at that Period. Only, observing here, that the Retribution the Commons offered to the King, in Lieu of these Perquisites of the Crown, was 100,000l. yearly; wherein they included all the Esse and Posse, which the King ever had, in the Matters aforesaid, to be compounded for.

After the Lord Treasurer had made the forego-

ing Recital to the Lords, it was Resolved,

That to the End that House might better examine every Particular, so desired, and the several Values of them; and thereupon confider of the Offer made, in order to be better prepared to take farther Course of proceeding with the Lower House; the Lords should go into a Committee of the whole House thereupon. But, Easter now approaching, and the Parliament being thereupon adjourned, it was not till the 18th of April that this Matter of Tenures was again refumed by the Upper House. And, on a Motion of the Lord Treasurer, because his Majesty had not fignified his Pleasure to that House how far he likes of these Proceedings: therefore he moved that a Committee of Lords should be appointed to wait on the King, and to understand from him whether he shall be pleased to approve of this Scheme of parting with Tenures, &c. or not?

A Committee being appointed accordingly, confilling of all the great Officers of State, &c. April 20th, after a Call of the House of Lords, and a fevere Admonition from the Chancellor, for due Attendance, the Lord Treasurer reported his Ma-

jesty's Answer, to this Effect:

He

6 He first took Notice, That the Reason of this An. 8. James I. present Meeting was to deliberate in what Manner to deliver this Answer to the Committee of the other House. For, he said, that the Business to which the Answer was made is not ordinary; net a Grievance, nor yet a Request for Justice, nor any fuch Matter, to which the King may or ought to be urged to any present or certain Answer. But, that this was a Suit for a valuable Recompence, to be eased of certain Payments and Burdens, by Law justly lying on the Subject, and of which no Man can justly complain.' The Matter requested his Lordship remembred to be this, That all Tenures, by Grand Sergeanty, Petit Sergeanty, Knights Service in Capite, &c. may be turned into free and common Soccage; as of a Manner, which he affirmed was the basest and meanest Service. Unto this Request his Lordship reported his Majesty's Answer to be, That he would upon no Terms what sever part with any Branch of his Sovereign Prerogative, whereof the Tenures in Capite, from his Person, which is all one as of his Crown, was no small Part. But, souching the Dependence upon Tenures, such as, Marriage, Wardship, Primier Seislin, Relief, Respect of Homage, and the like, which are only the Burdens of Tenures, (the Honours and Tenures referved) bis Majesty is pleased when he shall underfland what Recompence will be offered for them, to give further Answer, towards contracting for the

Upon this the Judges were asked their Opinion, 'Whether the Tenure of Honour, &c. may be referved to his Majesty, and the Charge or Burden, with other Things of like Nature, be released?' To which they answered, with Reservation, in the Affirmative. It was then resolved, 'That the Lord Treasurer should deliver his Majesty's Answer to the Committee of the Lower House that Afternoon; and leave the Consideration of the Course

and Means to their Wisdom and Conduct.'

same, with all convenient Speed.'

May

An. 8. James I. 1610.

May 7th, the Lord Treasurer acquainted the House, 'That neither he, nor their Committee, were at all fatisfied with the Proceedings of the Commons, in this Matter. That there was no Freedom of Debate used in their Meetings, which was the only Way to come at a good and speedy End. But, only a written Message read unto them, to which, when any Thing was objected by the Lords, the others were debarred from making any Reply. That the Lords had objected to the Commons. That whereas the Members of that House had offered to give for the Matter of Wards, Tenures and Dependents thereon, 100,0001. per Annum, and had received Answer, That his Majesty, as then advised, would not accept it; nor saw any Reason to depart from his first Demand of 200,000l, yearly Support, and 600,000l. Supply: His Occasions being now, in all Appearance, greater than before; especially, as the Wards were now defired by them, which were not spoken of before, nor included in the King's Demand. To which the Commons written Answer was, That they had fince entered into a Re-examination of the Matter, and do find no Reason to alter their Offer. That their Purpose was to have laid the Burden on the Landed Men, when it was moved to them, that they should think on some Course to make up the King's Demand, &c. But, they cannot find how so huge a Sum may be levied, without grieving a Number of his Majetty's poorer Subjects. Howbeit, in all reasonable Matters, they will be willing to give his Majesty Satisfaction. Lastly, they acknowledge their great Obligation to him, for giving them more Liberty to treat of these Matters, than ever was granted to any of their Predecessors; and further than that Leave they would not go."

But, in the midft of these Parliamentary Proceedings, in England, an Accident happen'd in France, which did not only greatly affect that Kingdom, but the Affairs of all Europe. This was the Murder of Henry IV. King of France, by a determined Villain, in his Coach; in open Day-

Light,

Light, and in one of the public Streets of Paris. An. 3. James I. Our general Historians are copious enough in defcribing the Circumstances of this execrable Affair, with its Consequences; but, our Business is only to find how far an English Parliament was affected by it; since Henry was a strong Ally of this Crown, and one great Bulwark of the Protestant Cause.

On the 8th Day of May, in this Session of Parliament, the Lord Treasurer, in an eloquent Speech, as the Journals express it, not without some sensible Passion, in regard of the Matter which he was to deliver, and of the weighty Consequence depend-

ing thereon, reported to the House:

That the French King, having on Thursday The Lord Trealast crowned his Queen, and on Friday having been furer acquaints at the Palace and returning from thence to the the Lords with Loure; accompanied with three Nobles, as he fat the Murder of Henry IV. King with his Back towards the End of the Coach, paf- of France. fing through a narrow Lane, was, at the turning, flain by a base Fellow with a long Knife (b). declared the Manner of his Murder, as he had received the News of it, but the Truth of Circumstances he left to further Intelligence. His Lordship then discoursed on the exceeding Virtues and Vices of the dead King; and, that at his Death, he had a great Army in Readiness. That he was an affured Friend to the King their Sovereign, and to this Realm; and an especial Defence and Wall between the Reform'd Religion and its Opposites in Christendom. He then shewed them what Cause they had to fear many Inconveniences by this Loss; and, lastly, he told them the great Necessity, there was to provide Treasure, before-hand, against all Chances.'

To this Declaration the Lord Treasurer added a Motion, That a Message might be sent to the Lower House, which was agreed to, and the Message was to this Effect: 'That their Lordships had all this Session found that the House of Commons hore great Respect to theirs, and desiring, likewise, to keep up the good Correspondence between

(h) May 3d, Camden's Annals.

James 1, them; as well knowing that both Houses, though and one great Council, have thought good to acquaint them with an Accident of great Importance. And, because it was something rare, therefore their Lordships defired that such and so many of the Lower House, as they themselves shall select, may prefently meet with certain of the Lords, in the Painted-Chamber.' Answer was immediately return'd that the Commons would inftantly attend them.

We may reasonably suppose that the Commons received this News with as much Confiernation as the Lords; and fince the Murder of the French ich occasions King was perpetrated by an Enthusiastic Romanist, a Retival of the Raing was perpetrated by an Entitulialitic Romanill, Pepal Laws a- it again alarmed the English Parliament with Popish gains Resultant. Plots, at Home; heighten'd their Zeal for the Prefervation of their own Monarch from fuch a fudden Fate, and push'd them on to petition the King to put in Force the Laws against Papills in England.

May 21st, King James sent a Message to both the Houses, to require their Attendance in the Palace of Whitehall, at two in the Afternoon. Yournals are filent as to what the King faid to them. at this Meeting, and as to the Occasion of the Summons; nor are we affifted by any History in Wilson, indeed, hath given us a drefthis Matter. fed up Speech, which he fays was delivered by King James to both Houses of Parliament, at Whitehall, sometime during this Session. fince there is not one Word of the preceding great Accident, to so near an Ally, mentioned in it, we may realonably conclude, that if it ever was fpoke at all, it was not at this critical Conjuncture. This Author, in telling us that the King observed some Dissentions to arise between the two Houses, and that they began to run counter to his Defigns, has made a Pack of Dogs of them all; and has conflituted the King the Hantsman, or rather the Whipper in of the ftragling Hounds..... Purport of the Speech is to exalt the Prerogative of Kingly Power beyond the Skies, and fix it next to God

God kimself. To endeavour to extenuate his unguarded Expressions, in Favour of Dr. Gauel's
Book; and to run a Parallel between the Excellence of the Civil Law, which he calls Lex Gentium, and the Common Law of England. To
vind cate the High-Commission-Court, against which
no Complaint had been yet exhibited in Parliament; and, lastly, to urge his Wants, occasioned
by the great Expences he had been at since his
Coming to the Crown, and to desire a Supply
from them (c).——But since there never was
a Report made of any such Speech in the House
of Lords, as was then the constant Custom, we
may reasonably suppose it an Invention, designed
to blacken the Memory of this Prince.

The Business of Supply, was a Thing, indeed, which stuck much with the House of Commons: and they feemed very unwilling to proceed in it, till some, or all of their Grievances were redressed. On the 26th of May, the Lords Yournals inform us that the Lord Treasurer, in another eloquent Speech, took Occasion to put the House in Mind of the chief Motive for calling this Parliament. Which he faid, besides the Celebration of Prince Henry's Creation, was to derive from the Subject formewhat towards the Upholding the State of this Monarchy. In which, as his Meaning was well understood, he doubted not but every Man would put it forward. He also inform'd them that the Necessity of the Supply increased, and much Time was spent; though, notwithstanding, there had not been gained of the Commons to much as to have a free Intercourse of Arguments, but only Messages about it. Wherefore, his Lordship mov-That a speedy Conserence should be defired of the Lower House, not with Hope, at this Time, to gain what is wished, but to Jeliver to them the Convenience and Necessity of such a free Conference. By which Course, he conceived, the Thing might be better insused and spread in that House,

than

<sup>(</sup>e) Wilfon in Kennet, Vol. II. p. 682.

Rapsa's History of England, Vol. II. p. 178, Felie.

Aa. 8. James 2. than if it was carried unto them by a Person thereunto appointed. He further told the Lords that
he understood many of the Lower House were
departed; and art Injunction was laid on the Remainder not to conclude any new Thing before
the Return of the others. Yet, his Lordship conceived there was a Power left with these that remain to debate other Matters; in which, perhaps,
a Persuasion may be wrought to such a Conference

as is defired."

After this, it was refolved that a Message should be sent to the Lower House to desire a Conference, with their Committee, on Tenures, &c. and Answer was soon after returned, That the Commons agreed to this Proposal. The Chancellor of the Exchequer, who with others brought this Answer, likewise, informed their Lordships, "That the Commons had well considered of the Matter which did, at this Time, concern the Sasety of his Majesty's Person; and had thought good to propose unto them some Things, in which they desire their Lordships to join with them in Petition to his Majesty." First,

That Proclamation be made forthwith, that all Recusants, before the 2d of June next, do avoid the City; and refort to such Places where they are by Law confined; and not to remain within ten Miles of the City or Court without Licence.'

2. That all Recusants be disarmed, and their

Arms disposed as the Law requireth.'

'3. That no Subject do refort to the House of any Embassador to hear Mass.'

4. That all fesuits be imprisoned, and not

permitted to have Conference.'

5. That the Oath of Allegiance be administred in the Court, by the Lords and others of the Council to all that ought to receive it, and, in the Country, by the Justices of Peace.

Answer. That the Lords will be ready to join with the Commons, in such a Petition to the King, when they can fix upon a proper Method

to do it.

After

After the Messengers were withdrawn, the Lords An. S. James I. went into Consultation amongst themselves, how their Committee should act the next Conference about the Supply. And, it was agreed that the Lord Treaturer should open the Matter to the Commons; and endeavour to shew them the Difference between a free Conference and a dry Meeting, and the Likelihood of the former's fucceeding. Next, to put them in Mind of their first Offer of 100,000l. per Annum, wherein Purveyance was included; and if they defired to have that given up too, then they must enlarge their Sum. Lastly, That though his Majesty's Occasions are increased, fince his Demand of 200,000l. per Annum, yet he was pleased to abate thereof, and therefore to wish the other Side might advance. Of all which, if they were willing to debate, then his Lordship was to shew what the King would fall to: and to deliver the Opinion of the Committee of this House which Way it was to be raised. the Lords to have Liberty to speak to this Matter in the Debate, as well as the Treasurer.

May 27th, the Lords presented a Petition, or Address to his Majesty, for the putting the Laws in Execution against Popish Recusants, &c. And, on the 30th, the Archbishop of York reported his Majesty's Answer to it, That he took very graciously this Motion of the House of Commons, in regard to his Sasety, as proceeding from their Duty and Love; and will, with all convenient Speed, consider thereof. Accordingly, some sew Days after, a Proclamation came out, commanding all Romish Priess, Jesuits, and Seminaries, to depart the Kingdom by the 4th of July next; and all Recusants to return Home to their Dwellings, not to come within ten Miles of City or Court, and to remain confined according to the Statute, in that

Case provided (d).

On Saturday the 2d of June, the Lord Chancellor acquainted the House of Lords, That it was his Majesty's Pleasure they should all attend in their

<sup>(</sup>d) Continuation of Stowe's Chron. p. 905.

An. S. James J. Robes at Whitehall; in order to be prefent at the Creation of the Prince of Wales, which was to be folemnized on Monday the 4th of June. The Lords Journals have preferved the Form of this Creation; and, as it is somewhat singular, we shall transcribe it Verbatim from that Authority.

Die Lunæ 4to Junii, 1610.

The Form of the Creation of Henry Prince of Wales, &c. Archiepiscopus Ebor.
Episc. London.
Dutham.
Cum 16 aliis Episcopis.

Dominus Ellesmore, Cancellarius Angliæ. Comes Sarisburiensis. Cum 22 aliis Comitibus, Uno Vicecomite, Bt 24 Baronibus.

'This Day the Chamber, commonly called Whitehall, or the Court of Requests, was very richly hung from the upper End more than half down towards the lower End, where was fet up a strong Bar of Timber thwart the Room. In the highest Part of the Room was placed, for his Majesty, a sumptuous Cloth of Estate, and of either Side acaffolds for Embassadors of foreign Countries. On each Side against the Walls were erected Seats. one above another, for Strangers and noble Perfonages, with the Lord Mayor and his Brethren in the Midst. Upon Forms and Wool Sacks did fix all the Lords of Parliament, and the Judges in their Robes: and likewise the Officers and Attendance as on the Days of fitting in Parliament. Below. the Bar was placed the Speaker's Chair: Forms on the Ground, and Seats on each Side, one above another, fit and convenient to receive the whole House of Commons. His Majesty being set under his Estate (for whose Coming all the Lords in their Robes and Seats, except such as attended his Perfon and the Prince, as also the Speaker and all the Lower House did wait and attend;) the Prince, his Highness, honourably attended by divers Noblemen, the Knights of the Bath, Officers at Arms, and his own Servants, entered in at the nether End of the House, and was with great State and Solemnity brought up to the Foot-Path before the

the King; where, kneeling at the first, and then And the standing, his Highness was, with all due Ceremonies, created Prince of Wales and Earl of Chester; and a Patent thereof first read by the Lord Treasurer, principal Secretary of his Majesty, and asterwards delivered to him. Which done, and all Ceremonies finish'd which thereunto appertain, the Prince, his Highness, in great State and Magnificence, some little Time after the King's Majesty, departed the Court at Whitehall.'

Some few Days after were allowed for Triumphs; Masques, Shews, Recreations and other Diversions on this Occasion; all which are amply described by the Continuator of Stowe's Chronicle. and others. On the 7th of June the Parliament met again, by Adjournment; and the same Day the Lord Chancellor, in a grave Speech, declared to the House of Lords, 'That the great Care which their Lordships and the Lower House had for his Majesty's Safety, had produced a Proclamation, that contained a Clause commanding all Bishops, Justices of Assize, Justices of Peace, and also all others. of his Majesty's Officers, whom it may concern, to minister the Oath of Allegiance, according to. the Laws. His Lordship further told them, that. according to the Petition of the two Houses, the Lords of the Council had already, been fworn by the King himself, in the Presence of the Prince. That the Lower House had generally taken the same Oath; and that it was the King's Pleasure that the Residue of the Lords, Spiritual and Temporal. should do the like.' This was immediately complied with, and all the Lords present were sworn by fix of the Privy Council, and the rest as they came to the House some Days after; and the Oaths were likewise administred to different Persons, both Clergy and Laity, all over the King-Moreover, a Bill was brought in this Session, and passed into a Law, for administring the Oath of Allegiance to Women; and for the Reformation of married Women, being Reculants (e).

( ) An. 7. Jas. I. Cap. 6. Statutes at Large.

But

An. 8. James L. But during the Formalities of these Pageants, &c. the great Assair of redressing Grievances, and granting Supplies, was suspended; and the Season of the Year being now very sar advanced, it was supposed that neither of them would be done this Session. The Lords had many Times urged the Commons to come to a free Conference about them, but with no Success; but, June the 18th, a Message was sent by the Lower House to the Lords, importing,

Farther Proceedings relating to their Lordships, as soon as they pleased to appoint; and that their Lordships should come prepared to give Satisfaction to the Committee of the other

House in three Points, viz.

Things already proposed, and above that which they of that House have thought on to be given by Way of Retribution?

2. That the Lords would deliver unto them the lowest Price of those Things which they shall

have to contract for.'

3. What Course may be taken, and what Projects their Lordships will propound, for levying that which shall be given, otherwise than upon

the Lands?"

The Lords took some Time to consider of this Message, because, as they sent Word to the Commons, the King was to be consulted about it; and they appointed a Committee to wait upon his Majesty accordingly. The King was not over hasty in giving an Answer to a Matter of that great Consequence; and it was not till the 26th of June that the Lord Treasurer reported his Majesty's Answer to the Lords on the three Points above given. To the first he said,

1. 'That he durft so far put Confidence in the Lords of the Committee deputed by this House, that he would leave in them an implicit Trust to treat of whatever may tend to the Good and Ease

--

of the Subject, without touching his Honour, or An. 8. James I. taking that from him which he may not spare.'

2. To the fecond, his Majesty is pleased to set a Price, as is defired, but he requireth to have one Night's Respite more, to sleep on it; and this Day he would fend his Answer and good Pleasure, in Writing, before the Conference.

3. 'To the fast Point, his Majesty leaveth and' doth repose Trust in the Lords to propose, answer and dispute, as they shall think good and see

Occasion."

To this Answer which the Lord Treasurer delivered, the Lord Privy Seal added, That his Majesty was likewise pleased to require the Lords, in this Conference, to confider that they are all Peers and equal with the Council; and that, accordingly, they will have equal and like Respect and Care of the Service, and be Pares in Onere, also.'

We are now left in the Dark, by the Journals, in what was further done at those Conferences. till the 19th Day of July, when we find a Memo-rial entered, as that Day, in these Words:

Memorandum quod Die Martis 10 Die Julii, And on Matter 1610, in the Afternoon, as well the Lords Spiri- of Grievances tual and Temporal, as the Speaker and the whole and Impositions. House of Commons, attended his Majesty, in the great Room or Chamber, called the Banqueting-House at Whitehall, the Prince and the Duke of York being then also present; where, after his Majesty had vouchsafed, very princely, to declare, in general, his Intent concerning such Impositions, as the Commons, by their Grievances, lately exhibited unto him, had complained of. And the Lord Treasurer having likewise by his Majesty's Commandment and Direction, opened more particularly, in a long and exact Speech, the Nature and Quality of these Impositions, with the Cause and Order of raising the same; (which his Lordship affirmed to have been chiefly done before himself was Treasurer, by advised Council, first taken. and by divers Conferences, first had with many of the principal Merchants of all Companies, and

in s. June 1. with their Assent and Allowance, and not to be in that Kind burthensome, as generally is conceived.) His Majesty was then pleased, in a second Speech, to remember that he received from the Commons their Grievances but on Saturday last, so as this being Tuesday, there hath been only two Days past; and therefore to all their Grievances they might not, at that Time, expect Satisfaction; howbeit, to some of them, they should presently receive his Answer; which, being formally put in Writing, by Direction, his Majesty commanded the Clerk of the Parliament. openly and distinctly, to read; which accordingly was done, and were as follows, viz.

Brievance.

Imposition of one Shilling upon the Chalder of Sea

Answer.

There was never any Imposition laid upon the Sea Coals of Blyth and Sunderland, by the King's Authority; but it being conceived that they were Members of Newcastle, (and so within their Composition) they were only mentioned in some Letters Patents with the Town of Newcastle. Butit appearing that they were Things distinct, let the faid pretended Impolitions be laid down, and no moré taken.

Grievance.

Exaction for sealing of new Drapery.

Aniwer.

The King hath received no Knowledge of any Abuse of the said Patent; and if any Complaint hath been made unto his Majesty's Courts, he doubteth not but Justice hath been done; and it is his Majesty's express Will that all such Abuses, upon due Complaint, be reformed. And, for the Right and Validity of the faid Patent, his Majesty understandeth that there is a Suit depending, wherein the same is brought in Question, which hath been divers Days folemnly argued on both Sides, and is now ready for Judgment, wherein his Majesty requireth the Court to proceed with all Expedition. Impolition

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Imposition upon Alebouses.

An. 8. James I, 1610. Grievance,

The Intent of that Ordinance was Matter of Answer. Reformation, because Alchouses did multiply over much by the Favour of Licences; and for the Profit it was but an Incident which his Majesty least regarded; and that it might be done by Law, it was warranted by the Opinion and Advice of the Lord Popham, and the principal Judges of the Land; who, upon Conference with others, maintained that referring the Power of Licences to the Justices of the Peace, by the Statute, was not privative to the King's Power in that Case. feeing it is a Thing fo much defired to be removed. and especially since it seemed to breed a Jealousy in his loving Subjects of a Precedent of imposing Payment upon them within the Land; let it be laid down and no more taken.

Monopoly of Licence of Wines, upon the Advantage Grievance, of old and impossible Laws.

The Law, though old, as they affirm, yet was Answerfill in Force; and it seemeth the Commons; (if they will remember some of their late Proceedings) would be loath to disclaim making use of old Laws. Nevertheless, at their Prayer (saving the Patent which they themselves acknowledge to have been made in Favour of so great a Person and of so great Desert) his Majesty is content a Law be passed for restraining any such Licence to be made in Time to come.

These Concessions of the King make it appear that hitherto he was willing to keep in good Terms with his Parliament; and, though small in themselves, in Comparison of the larger Demands of the Commons, yet they seem to pave the Way for a perfect Union between them. It is certain what the King was defired to part with, were Things, some of them, that had been transmitted to him, through a long Series of his Predecessors; and Vox. V.

### The Parliamentary History

1610.

An. 8. James I. others which had been fet up, or laid on, in the Reigns fince the Reformation; and, particularly, in the last. Who the Person was, mentioned in a Parenthefis of the last Answer, is uncertain: it feems to be either the Prince or the Duke of York: for George Villiers, afterwards Duke of Buckingham, did not make his Appearance at Court, till near five Years after this Period.

We may suppose that these Answers from the King, met with a favourable Reception by the Commons; for, though the Yournals do not express so much, yet, some sew Days after. the Bill of Supply was fent up by them, confifting of one A Supply grant- entire Subsidy and one Fifteenth and Tenth from

the Temporality.

On the same Day, July 17th, the Lord Treafurer reported to the House of Lords, 'That himfelf and some other Lords, not as: Members of Parliament, but as Persons otherwise interested in the King's Service, did the Night before acquaint his Majesty with the Essect of a Conserence, held that Afternoon, between the Committees of both Houfes; and that he had got the King's Resolution on the Matter, under his Hand, which was also to be imparted to the Commons, and which he read to the Lords in these Words:

### IAMES R.

Right trufty and well-beloved Coufins,

The King offers to recept of 200,000l. yearly, in lieu of Tenu es, &c.

IAVING understood what bath passed in your Conference with our Lower House, and perused the Memorial of your Desires; we are now determined to answer you, in the Point of the Price, as it shall appear in whose Heart Sincerity is lodged.

Of the Particulars newly come to the Press, we prefume you have so well remembered what to impart to your Fellows, as it shall appear to them what Opinion ave have, of their Respect to our Honour; and how leath; we would be for Money, to contract for those Things, with which just and gracious Princes. bave been ufed to hind their Subjects. which

which we do promise on the Word of a King, (whereof An. 8. James I. God is Witness to whom all Hearts be open) that how soever those that cannot judge of a King's Heart, may feed themselves with false Fear's and Jealousies, That Prince liveth not that more desireth to derive Strength from his Subjects than we do. And, therefore, after you have laid before them, 'how firange it is to us to be pressed in so many Things which have been left to the Grace of Princes; wherein we mean no more to vary from the antient Greatness of our Progenitors, than they who are our Subjects can be content to do, who press still in all their Speeches to live More Majorum: You shall take the Liberty, in our Name, to accept the Sum of 200,000l. yearly, for all these Things which we have offered before, or. have now vouch fafed to part with to you and them. In all which, we doubt not but you will make it appear how far we are contented to borrow of ourselves, for Satisfaction of our loving Subjects. And fo we bid you farewell.

From Theobalds, Fuly 16, 1610.

Superscribed, To our Right Trusty and Right well-beloved Cousins, and to our Right Trufty and well-beloved the Lords of the Higher House of Parliament.

This written Message from the King, being imparted to the other House, it produced more Conferences between the Committees, appointed to fettle the Affair, called now the Great Contract between King and People. On the 19th of July, the Committee of the Lords proposed to the Commons, That the King might have Security in Land for the 200,000l. per Annum; and that some Ordinance or Entry may be made, before the Recess of the House, which may both bind the King and them to the Contract, which their Lordships conceive to be already concluded; especially, fince Time will not now serve to have it pass into an Act.

7uly

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1610.

8. James I.

July the 21st, the Lord Treasurer acquainted the Lords, That he had received from the Committee of the Lower House a Memorial, containing the Substance of the most material Points in the Great Contract with his Majesty, and read the fame to the House. Ordered. That the like Instrument should be drawn, as their Lordships Asfent unto the said Contract; wherein the same Power and Liberty should be reserved to his Majesty and to the Lords, as the Commons had, by the faid Memorial, reserved to themselves; and therein the same Words to be expressed, viz. Ad-

dendo, Minuendo, Interpretando, &c.

July the 23d, the Lord Treasurer read to the Lords a Draught of a Memorial, penn'd by his Lordship, according to their last Order; which was approved of by the whole House. And it was ordered that both the Memorials should be registred in the Yournal Books of that House. And, on that Day in the Afternoon, the King and Prince came to the House; and after hearing a Speech, from the Speaker of the Commons to his Majesty, on prefenting the Subfidy Bill, and other Bills, the King himself was pleafed to make a short Speech to both Houses, (but full of Learning and princely Wildom, as the Journal expresses it) to this Effect:

' He first told them, That the Time was so far fpent that it was a sufficient Excuse for him to fpeak without Preamble; therefore, he put them in Mind that at their last Attending of him at " Whitehall, he then, by his own Mouth, promified them that he would, before the breaking up of this Seffion, give them Answer to such other of their Grievances as they of the Lower House 'had presented unto him, and which, then, he did forbear to answer.' Then the Clerk was commanded to read his Majesty's most gracious Anfwers to the Grievances aforesaid, which were as follow.

But, before we give this long Account of Grievances and Answers, as they are entred in the

Lords Journals, it is proper to look back into the An. 8 James I. Proceedings of this Session of Parliament; in which, befides the Subfidy-Bill, fix Shillings in the Pound, granted by the Clergy, was also confirmed. In the printed Statutes, are 24 public Acts mentioned; and in the Lords Journals are the Titles of 15 private. ones which were passed, but sew or none of them material enough to deserve Mentioning.

We now conclude all the Proceedings of this Seffion, worth our Notice, with the following Memorial, extracted from the Journals of the House of Lords; which, by his Majesty's Command, was read to both Houses, on the last Day of this Session of Parliament. After the Reading of which, the Lord Chancellor, by another Command, prorogued this Parliament to the 16th Day of October next enfuing.

His Majesty's Answers delivered to the whole Assembly of both Houses, the 23d of July, 1610, unto certain Grievances formerly delivered to his Majesty by the Knights. Citizens and Burgesses of the Commons House of Parliament.

OUCHING the Execution of the His Majesty's Laws of this our Realm made against Answer to other Jesuits, Seminary Priests, their Receivers, and all Grievances, at other Popish Recusants, we have so sufficiently the Prorogation of the Parlia-

express'd our Care and Resolution in our Writings, and in our late Proclamation; as also in

our late Speech concerning this Point, as we

' shall not need to give any further or more par-

cular Answer in that Behalf.

 There hath never been hitherto any particular ' Church in the World (for ought that we have read or heard) that hath allowed such Ministers ' to preach in it as have refused to subscribe to the Doctrine and Discipline settled in it, and mainstained by it; and hereof the Reformed Churches in France do yield a fresh Example, who have and do daily require Subscription to the Articles of their Synods, tho' very many in Number; ' nevertheless, as in our own princely Judgment,

An. 8. James L. 1610.

we ever intended to make fome Distinction between the Persons and Dispositions of the depriv'd
and filenc'd Ministers, in regard of better Hope of
Conformity in some than others, although they
be in the same Degree Offenders by our Laws;
so we shall be pleased, when we know the Numbers, the Names and Qualities of these for whom
this Petition is made, to take such Order in that
Behalf, as in our princely Wisdom we shall hold
most fit and convenient for the Good and Peace
of the Church.

Behalf, as in our princely Wisdom we shall hold s of the Church. Although never any Christian King had in greater Deteflation the covetous and immoderate heaping of many Benefices together, especially where the Neglect of the Cure is joined therewith; yet it cannot be expected at our Hands, that we should in this, more than in any other Cases, abridge any of our loving Subjects of that which they have in express Words granted unto them by the Laws of this our Realen; or if we might lawfully in this Case so do, yet we should not hold it convenient, until some farther Provision be made that the Benefices of this Realm might be made competent Livings for godly Ministers and learned Preachers; and that with some Difference in Proportion answerable to their Gifts and Morits. In the mean while. the Number of Ministers now qualified to enjoy two Benefices, with Cure, will be greatly diminished, if such as have Power to qualify. would abate the Number of their Chaplains al-I lowed them by Law, as we are resolved for that Cause to abate ours; besides we will lay strict Charge upon the Bishops, under Pain of our Displeasure, that such Ministers as either now have, or hereafter shall have, two Benefices, with Cure, shall carefully observe the 41st and 47th Constitutions, confirm'd by us Anno 1603. whereby it is provided that every fuch Parion as f hath two Benefices shall (where he doth not reside) maintain a Preacher, lawfully allow'd,

that is able fufficiently to teach and instruct the An. 8. James L. People in his Absence; and in case the Bishop

" upon Complaint made unto him, shall neglect his Duty in taking Order with such as have 'ingroffed Benefices into their Hands, or shall ont have provided for the ferving of the Churches with sufficient Preachers in their Absence, upon

Information given thereof to ourselves, we shall

make it appear how much we dislike such Neg-

' lect. and how much we tender a Reformation in such Cases.

By Occasion of the Conference at Hampton-" Court, in the Beginning of our Reign, and upon fome other Complaints, our Clergy, by our Direction, made a Constitution with a Condition which we confirmed; wherein they shewed themselves very willing to forbear the Censure of Excommunication for Contumacy, where the original Cause was of no great Weight, and of private Interest, so as there might be a Law made whereby Contumacy in fuch Cases might otherwise be sufficiently punished. And accordingly they caused a Bill to be drawn for that Purpose, and exhibited unto the Lower House, which found no Passage there; nevertheless, when fuch a Bill shall be hereafter agreed upon as may enable our Ecclefiastical Judges condignly to punish the said Contempts, in the Causes mentioned, otherwise than by Excommunication, and so produce the Reformation which is so much defired, we shall be pleased to give our Royal ' Affent unto it. so as it shall rest in our Hands to ' effect that which is defir'd.

' Touching the Inconvenience and dangerous Extent of the Statute 1 Eliz. Cap. I. our approved Care for the well ordering of Ecclefiaftical Courts and Causes, ought to banish from the 'Conceits of our loving Subjects, all needless and imaginary Fears; nevertheless, we are plea-' fed to affure them by our Royal Promise, that our Ecclesiastical Commissions shall not be directed to fingular Persons, but to such a Number of Com-

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1610.

An. 8. James I. . Commissioners, and them so selected as the Weight of fuch Causes doth require; and that no definitive Sentence be given or pronounced by fuch our Commissioners under the Number of seven of them, fitting in Court, or five at the e least, and that only in Case of Necessity. And further, that we shall not take Advantage by any Power given us by that Statute, to grant forth any Forms of Commissions extending further than to Imprisonment, and reasonable Fine: And likewise that we shall restrain such our several Commissions to the Number of two, the one for the Province of Canterbury, and the other for that of York; befides we are resolved to establish an Order touching the Use and Practife of our faid Commissions, as that none of our loving Subjects shall be drawn from remote Places, either to London or York, except it shall be for fuch exorbitant Offences as are fit to be made. exemplary, and for the Enumeration of Ecclefiaftical Causes in particular; and as it is a Matter full of Difficulty, so it is needless, as we suppose, confidering that they are already so limited and confined that no ancient Canons or Spiritual Laws are in Force, that are either contrary to the Laws or Customs of this Realm, or tend to the Damage or Hurt of our Prerogative Royal.

• For the Grievances apprehended in the Com-' mission. First, a Sovereign King being Mixta Persona, and having Authority, as well in Causes \* Ecclefiaftical as Temporal, it was with great Wisdom ordain'd, Matters of the Church being many Ways impugned, and the Cenfures of it grown into Contempt, that there should be a Commission, consisting as well of Temporal as Ecclefiastical Persons, who might have Power for one Offence at one Time, and by one Sen-

tence, to inflict as there should be Cause, both a Spiritual and Temporal Punishment. But'as to

the Enquiry by Juries, it hath not for many Years been practiled, and we are content that

hereafter it be omitted in our Commission. And

concerning Appeals, the Use bath always been An. 8. James J. to exclude them in Commissions of this Nature; and yet if any of our Subjects shall be justly grieved with any Sentence given by our Commissioners, we shall be content as we find just Cause, to grant unto them a Commission of Review: Also for the Execution of divers Statutes aimed at in your Grievances, altho' it hath been from Time to Time committed, in some Sort. unto our Commissioners; and that every such ' Commission hath been stil'd and penn'd by the Attorney-General, with the Advice of the chiefest Temporal Judges; yet we are well pleas'd, and will give Commandment accordingly, that our Temporal and Ecclesiastical Judges, affifted with our learned Council, shall confer together, concerning the Exceptions by you saken, to the End that hereafter our faid Commissioners may have no further Power to intermeddle with the Execution of any Part of the faid Statute, than it shall be found fit for our Service, necessary for the Suppressing of Popery and Schiffin, and no Ways repugnant to the Laws and Policy of this our Kingdom. for making any Innovations in the Forms and Proceedings heretofore used by our said Commissioners, we know no Cause to depart therein from the Example of our Progenitors, nor from that which the Laws of this our Kingdom hath approved; and touching Fees, fince it is a Court by Statute erected, and no Fees in the Statute expressed, it was very fit that the Commissioners should have Authority to limit and appoint to every Officer his reasonable Fees, and we will commend the further Care thereof to some principal Persons of our Commission to take a View of them; and as to reform what they find amis, so to establish such as shall be mode-' rate and reasonable.

Grouping the Grievances found in the Execution of the Commission, we know that there is no Commission nor Court, either of Ecclesiation.

An. 8. James I. c tical or Temporal Jurisdiction, but may be subject more or less to Abuse in the Execution of their Authority; nevertheles, it is our Part to have our Ear open to receive Complaints of that Kind, especially from our Parliament, when we shall find them to be just; and therefore our Purpose is to see such Reformation to be made of all Abuses in the Execution of the said Commission, as may best procure the Ease of our Subjects from Charge or Vexation, and such Pusinshment to be inflicted on Pursuivants, or other inferior Ministers, which shall be Offenders, as may repress such Missemenors in Time to

come.

and maintain all the Courts of Justice, both Ecclefiaftical and Temporal, within this our Realm; that none of them encroach upon the other, but keep itself within the true Bounds and Limits thereto apperfaining. Neither is it unknown (we suppose) to the whole Realm, what Pains we have already taken to that End; and we propose (God willing) therein to persist, until we fhall fettle a certain Order as well concerning Prohibitions, as the Incidents thereunto belonging. that no one of our Couris may be prejudic'd by another. And that (all late Inventions and Novelties on all Sides eschewed) Prohibitions may freely proceed from such Courts, in such Causes and in fuch Form, as by the ancient Laws of the Realm hath been accustomed.

'It is our princely Care and Office to uphold

And touching Writs of *Habeas Corpus*, and *Homine Replegiando*, our Pleasure is, that they be granted according to Law.

Although we know well that by the Conflitutions of the Frame and Policy of this Kingdom, Proclamations are not of equal Force, and in like Degree as Laws; yet, nevertheless, we think

it a Duty appertaining to us, and infeparably annexed to our Crown and regal Authority, to

reftrain and prevent such Mischief and Inconveniences as we see growing in the Common-Wealth;

Wealth, against which no certain Law is extant, An. S. James Le and which may tend to the great Grief and Pre-• judice of the Subjects, if there should be no Remedy provided until a Parliament; which Preroexative our Progenitors have in antient, as well as later Times, used and enjoyed. But if fithence the Beginning of our Reign, Proclamations have been more frequent than in former Times, or have extended further than is warranted by Law, we take it in good Part to be inform'd thereof by our loving Subjects, and take it to Heart as a Matter of great Consequence; and therefore we. will have Conference with our Privy Council. and with our Judges and learned Council, and will cause such our Proclamations as are past, to be reform'd where Cause shall be found; and for

future Time will provide that none be made but such as shall stand with the former Laws or

Statutes of the Kingdom, and fuch as in Cases of Necessity our Progenitors have, by their Pre-

rogative Royal, used in Times of the best and happiest Government of this Kingdom.

"Our Desire is, that all our Subjects universally " may be governed by the Laws that make best for the Peace and Quiet of the Country where they ' live, and whereby Justice may be equally and fpeedily administred, as well to Poor as Rich, with least Charge and Expence; and for those four Counties for which Suit is now made to have them exempted from the Jurisdiction of our Council in Wales, and the Marches of the fame, we conceive it to be a Matter of very great Importance; for it tendeth to the Alteration of a fettled State of Government, conti-• nued by the Space of many Years, in the Times of divers Kings and Queens, our Predecessors, advised by as wife and judicious Privy Counsel-6 lors, and executed and put in Use ever since the " making of the Statute 34 Henry VIII. that gave Strength to the Government, by many as grave, reverend and learned Judges as this Realm ever ! had, who lived at and nearest the Time of the faid

An. S. James 1. faid Statute, and therefore best understood the Sense and Meaning of it. Therefore we find our Crown, upon so good Grounds, so long. possessed of that Form of Government in those Parts; and having holden one constant Course, ever fithence our coming, to keep the State of all Affairs of this Realm, and especially of Justice and Government, the same we found; to the End there might, in a manner, be no Shew of Change by us (which hath been justly observed as an apparent Mark of God's Bleffing upon us and our Kingdom,) we have retained and continued fill the same Government in those Counties. with fit Moderation by your last Instructions; holding it both just and convenient, as well for those as all other Parts whereunto it is apply'd. Nevertheless we will take Time, and inform ourself of all Things that may lead our Judgment to the best ordering of a Cause, of so great Weight and Confideration, and will thereupon resolve and do as we shall find answerable to Justice and Policy of State, which can't be feparated; always professing for the Satisfaction of our loving Subjects in general, that as we are and ought to be flow to put down or alter those Courts and Governments, which the Wistom of former Times hath established; so we are firmly resolved never to erect in any other Parts of the Realm, any like Courts, or provincial Councils, except it be by Assent of Parliament; and for full Assurance thereof, we will yield to any Security that by Act of Parliament shall be reafonably devised.

Martis 26, 1610.

Memorial concerning the Great Contract with his Majesty, touching Tenures with the Dependants, Purveyance, &c. delivered by the Committees of the Commons House unto the Lords.

Demands in Matters of Tenures, &c.
The Defire, in general, is to have all Knights
Service, turn'd into free and common Soctage.

# OF ENGLAND.

In particular forme Tenures more properly An. 8. James 1. concern the Person, some the Possession.

#### Concerning the Person, viz.

Grand Serjeanty, wherein tho' the Tenure be taken away, yet the Service of Honour to be faved, and the Tenure per Baronsem, as it may concern Bishops or Parsons, or Men in Parlin-'ment, to be confidered.

Petty Serjeanty, Escuage certain and uncer-

' tain, to be taken away.

' Caftle Guard. That Caftle Guard whichrests in Rent to be saved.

' All Knights Services General, both of King

' and common Persons.

· Homage ancestral and ordinary, with the Respite of them; both these to be taken away. only the Coronation-Homage to be faved, not in respect of Tenure but of Honour.

· Fealty. The Form of doing Fealty not yet

refolv'd of.

Wardship of Body. These to be taken away. of the Widow.

. Refpise of Fealty to be taken away.

#### Goncerning the Possession, viz.

Wardships and Custody of Lands to be taken away.

Primier Seisin to cease.

Livery Ouster le Main, to be taken away so far as they concern Tenures, or Seizure by reafon of Tenures, other than for Escheats.

Licence of Alienation upon Fines, Feofments,

Leases for Life, and other Conveyances.

' Pardon of Alienation, Pleading Diem clausit extremum, Mandamus, Quæ plura devenerunt, Offices post Mortem, Inquisitionis ex Officio, except for Escheats.

Also all conceal'd Wards de futuro, all Instructions, all Alienations past, all Bonds and Cove-

in. 8. James I. 6 Covenants for Performance of what tends to "Knights Service; All these to be determined.

The like for Wards of common Persons, viz.

All Wards now in being, or found by Office.

or which shall be found by Office before the Con-

clusion of this Contract, and whose Ancestors died within three Years before, these to be faved.

4 Relief upon Knights Service to cease.

<sup>4</sup> Patentees that pay a Sum, or pay Tenths or Fee-Farms. These not to double their Rent

upon a Relief to be paid.

Escheats, Heriots, Suit of Court Rent, Work-

Days, and such Services; these all to remain. Aid to the King to remain, but limited in a

certain to 25,000 l. cum asciderit.

Aids to common Persons to cease.

#### Die Martis 26 Junii, 1610. <sup>4</sup> If any Body Politick or Corporate, or other

Person or Persons, or any from or under whom they claim, have had Possession, and been reputed Owners by the Space of fixty Years, and neither the King nor his Progenitors, nor any other for him or them have had Possession. by taking of Profits by the Space of one whole Year, without Interruption, within fixty Years, the King's Title before that Time shall be extinguished; and fuch Possessor or reputed Owner of the Inheritance, shall hold the Inheritance against the King's Majesty, his Heira and Successors; and against his Patentees, and all claiming from, by or under him or them, of any of his Progenitors; and if the King's Majesty, or his Progenitors, have been in Possession only of a Rent reserved upon Arrentation of Asiarts. or Waste Grounds in Forests or other Lands. or upon some Grants in Fee-Farm: And any Body Politick or Corporate, or other Person, have enjoy'd the Lands, Tenements, or Hereditaments for which such Rent is paid, by the

Space of fixty Years and more, as his own pro-

per

per Soil and Inheritance, the King's Majesty, his An. 8. James I. Heirs and Successors, shall enjoy the said Rent only; and the reputed Owners shall hold the

'Inheritance according to the feveral reputed ' Effates; and all others claiming or pretending.

'Title under any that shall gain the Inheritance. ' against the King by this Law, either for Years,

Life, Entail, or for other Estate, either at the Common Law, or according to the Custom of.

any Manour, shall hold and enjoy, the same, according to their former supposed Estate.

"And, it was thought reasonable that some Course be thought upon concerning such as pay the King any Rests for Land, as Chief Lord, or otherwise, having had, by the Space of fixty. ' Years or more, the Freehold and Inheritance of. the said Lands in themselves, or such from whom. they claim that Claim, that by Colour of fuch

Rent received, the King should not be entitled.

to the Inheritance.

And, that some Course may be taken for Li--mitation of Entries, and Actions of Rights, and ". Titles of Lands, belonging to the Duchy of. " Cornwall, Principality of Wales, and Counties of. " Chefter and Fint; and, namely, That some. Provision be made for it in the Patent now. ' shortly to be passed to the Prince of Wales, that fuch as have been reputed of the Inheritance, and. had Possession above fixty Years, shall not be

'impeached.

#### Patentees to be concluded, in like Sort, as if the Estate had still remained in the King.

1. 'That Letters Patents of his Majesty, his Heirs and Successors, and other his Progenitors, not heretofore made void by Judgment, or fuch En-'try as hath been made known by one Year's "Continuance of Possession, shall be continued, and taken most beneficially for the Patentees, their Heirs and Assigns; in Case any Estate of Inheritance be passed, and for the Patentee, his ' Exe-

An. 4. James 1. Executors, Administrators, and Affigns, to whom any Lease hath or shall be made, according to the Purport of the said Letters Patents or Lease; and no other Exposition to be made of any Patent, Grant; or Lease, of the King, or his Progenitors, but such as the Law makes in Grants,

and Leafes, made by common Persons, any collateral Matter, common Rule, or Maxim to

the contrary norwithflanding.

2. And that all Letters Patents, Grants or Leafes, from henceforth shall be expounded, construed, taken or adjudged, to pais all Rights. Titles,
Estates, and Interests, whatforever the King at:
the Time of the said Letters Patents made, might
have passed as King or Duke; and that such

Grants as have been made under the Duchy-Seal of Lancafter, of Land reputed Duchy-Lands, he the Space of feety Year. Hall he mad not-

by the Space of fixty Years, shall be good notwithstanding the King have any other Title

hereunto, in Right of his Crown or otherwise.

3. That the King or any Patentee of the King,
his Heirs or Successors, shall not take any Forseiture of his Estate for Non-payment of Rent, but
only shall have a Penalty of double the Rent;

but that the Leffee shall enjoy his Estate against the Patentees as he did under the King; and that

Leafes made upon Suggestion of Surrenders, may
not be overthrown for Defects or Imperfections
of or in the Surrender or for Went of Sur-

of or in the Surrender, or for Want of Surrender.
4. The Subject upon every Information of

Instruction be admitted to plead the general Islae,
not guilty; and not be forced to any special Plea;
neither shall any Injunction in respect of such
Plea be granted, to turn him out of Possession,
having had Possession by the Space of one Year
before.

formers, shall be ordered as shall be most for the Benefit and Ease of the Subjects, preserving the Force of the Law, and a Course to be establish-

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ed for due Execution thereof, and inflicting the An. 8. James I.
Penalty.

6. All Purveyance and Takings for his Majefly's Use, the Queen, the Prince, and all other the

King's Children, and for all Offices, Courts,

Councils, and Societies whatfoever, to be utter-

'ly taken away, as well Purveyance and Taking of Houshold, Stable, Navy, Servants, Labour-

ers, and all other Provisions; and also, for Carts,

'Horses, and Carriages, both by Land and Wa-

ter; and, generally, all Purveyances and Ta-

kings for whomsoever, whatsoever, of what

Name or Nature soever, to be for ever extinguished; the Composition for the same to be all

diffolved and released; the Clerk of the Market,

and all others, to be disabled for setting any Pri-

ces; the Power and Prerogative of Pre-emption

to be determined, not intending hereby the Pre-

' emption of Tin.

What Regard shall be had to the MerchantStranger in this Point, to be left to further

Confideration.

7. 'That his Majesty would be pleas'd to pardon, release, and discharge all old Debts, due to
him or any of his Progenitors, before the 30th
Year of the Reign of our late Sovereign Lady

Queen Elizabeth: And that hereafter every Sub-

ight, fued or molested for any Debt due to his Majesty or his Progenitors, or that shall grow

due to his Heirs, may plead that the same Debt

or Sum of Money fued for, or demanded, be-

came due to the King or his Progenitors, by the

- Space of ten Years past; and that the same in
- the mean Time, hath not been fued for in any
- of the King's Courts, and that the same appear-

ing to be true or so proved, shall be a good Plea

in Bar.

8. All Pre-Fines, and Post-Fines, due upon Alienation, by Fine or Recovery, to be taken away.

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An. S. James T. 1610.

16 July, 1610.

"That where any Man shall be outlaw'd, at the Suit of a common Person, before Judgment

or after, the Plaintiff first, and all others after

him in Order as they defire, all may be paid

their just Debts out of the Forseiture grown to the King, before the King or any other take any

· Advantage of fuch Forfeiture.

In like Manner, in all Attainders of Felony and Treason, all Creditors to be satisfied for their

iust Debts, out of the Estates of the Persons at-

tainted.

'That the Clause in the Statutes 34 and 35 " Hen. VIII. by which the King hath Power to alter the Laws for Wales and make new, be re-

pealed.

### In the Interim till our next Access:

No Man to be questioned or troubled for any

Land upon defective Titles, either upon Pretence

that the Patent is void, or for Assart Lands, and fuch like, which have had long Possession and

" no Patent.

No Man to be questioned for Land gained by

the Sea, be it antient or new.

' No concealed Ward to be fought after, nor any to be questioned, after the Death of whose

Ancestors an Office hath not been found with-

in ten Years.

' No Man to be questioned for old Debts,

Nor Alienations without Licence,

Nor be confined to plead his Licence, or • Title, or Tenure, in the Exchequer.

18 July, 1610.

1. That whereas the House of Commons have already, among their Grievances, preferred a Petition to his Majesty, as of Right and Justice,

• that the four English Counties may have a Trial

by Law, concerning their Inheritance to the Common Laws of this Realm, and so to be exempted

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empted from the Jurisdiction of the President An. 8. James I.
and Council of Wales, (a Matter wherein the 1610.

whole Realm is deeply interested) notwithstanding, upon occasion of this great Contract, the

House of Commons doth humbly petition to his Majesty, as of Grace, that without further Suit.

Trial, or Trouble, those Counties may be re-

ftored to that their antient Right, the same being

on way prejudicial to his Majesty's Honour, in Point of Sovereignty, (as we conceive,) as be-

ing alike to his Majesty in which of his Courts

his Subjects have their Trials; and in Profit

much less: But rather being a Matter of greater

Benefit to his Majesty, in the Duties due for
 Suits in his Courts at Westminster, and to his

Majesty's loving Subjects there, it will be a Mat-

ter of great Comfort, and of enabling them the

better to perform their Part of this Contract,

by eafing them of much causeless Vexation and
 Charges, which in trifling Suits they now bear

s and endure.

2. The King to be bound upon Demurrers, to express the Cause of Demurrer for Form, as

the Subject is by the Statute 27th Eliz.

3. Petition to be made to his Majesty to grant out Commissions, to declare the just and due

Fees of all the Courts and Offices in this Realm,

fo far forth as they are to be paid by the Subject;
and they to be reduc'd into a Book and printed.

4. 'His Majesty also to be petitioned to appoint fome to make a diligent Survey of all the penal

Statutes of this Realm, to the End that such as
 are obsolete or unprofitable may be repealed;

and this for the better Ease and Certainty of the

Subject; all fuch as are profitable concerning one

Matter, may be reduc'd into one Statute to be

país'd in Parliament.

5. 'The Lords to join with the House of Commons in Petition to his Majesty, for Recompence

to be made by his Majesty to all such Officers of
 Courts, as are damnified by this Contract in

• Point of Tenures.

2 20 Ju-

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An. 8. James I.

20 July, 1610.

6. 'His Majesty to be petitioned that he will be pleased to grant no Protections contrary to Law.

'That the Extent of every Article that is decreed for the Good of the Commons in this

creed for the Good of the Commons in this great Contract with his Majesty, should be ex-

pounded and explained in all Causes doubtful,
by the House of Commons, according to their

true Meaning.

Refervation to be made of further Addition at the next Session, of any Proposition within the

the next Session, of any Proposition within the Bounds agreed on: viz. Not to impair his Ma-

jefty's Honour, in Point of Sovereignty, nor to

diminish his Estate, in Matters of Profit, with-

out Recompence for the fame.

#### 21 July, 1610.

Answer to the Lords three Propositions, viz.

1. What Assurance his Majesty shall have of 200,000l. yearly Revenue.

#### Answer, viz.

'Not having resolved yet whereupon to raise this Revenue, nor in what Manner to levy it.

thus much we are refolv'd of, That it shall be

flable and certain to his Majesty, and convenient for his Majesty's Officers to receive and ga-

ther it.

2. What Matter of Content in the Interim shall be brought down into the Country.

#### Answer, viz.

First, to the meaner Sort, the assuring them that nothing shall be levied upon their ordinary

Victuals; viz. Bread, Beer, and Corn, nor up-

on their handy Labours. Secondly, to the better Sort, the View of these Things, which in

Lieu of that Sum, we shall receive from his Ma-

igify, whereof Copies to be taken down by fuch

as please. Thirdly, in General to all, his Majesty's gracious Answer to our Grievances.

3. What

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3. What Course now for the settling of this great An. 8. James I. Contract and proceeding in it. 2610.

Answer, viz.

First of all, we proceed now by Addition of fome more Articles, which together with the former in one entire Copy, we will present to the Lords. Secondly, for the settling of it at our Return to find it as we leave it, we will enter in our Book, 1. What we have demanded, viz. These Articles. 2. What we have resolved to give therefore to his Majesty, viz. 200,000l. by the Year. 3. The Security to be by Act of Parliament, in as strong Sort as can be devised. 4. The Manner of Levying it, to be in such Sort as may be secure to his Majesty, and in the most easeful and contentful Sort to the Subject, as by both Houses of Parliament can be devised.

Memorial concerning the great Contract with his Majesty, touching Tenures, with the Dependents, Conveyance, &c. conceived by the Direction of the Lords of the Higher House of Parliament, viz.

Whereas the Knights, Citizens, and Burgef-, fes of the Lower House of Parliament, have this Day, by Committee, delivered to the Lords Committees of this House, a Memorial by them conceiv'd and put in Writing, containing certain Articles concerning the great Contract with his Majesty, which during this Session of Parliament hath long and often been in Speech and Debate between their Lordships and them, as well on his Majesty's Behalf, as for the Interest of their Lordships, and of the said Knights, Citizens, ' and Burgesses; by which Contract, they are tied ' to assure unto his Majesty, his Heirs and Succesfors, the Sum of 200,000l Sterling, in yearly · Revenue, in Satisfaction of the great yearly Profits ' which his Majesty hath or may make, as well in respect of the Wardships of the Bodies and Lands.

An. 8. James I. 1610.

of his Subjects, and all other Incidents to Tenures, as of the Benefit arising by Post-Fines, defective Titles, Assarts, and many other Immunities and Privileges, together with the extinguishing of Purveyances, (all tending to the Profit and Ease of his Majesty's Subjects,) in the Conclusion whereof there is this Clause incerted, viz. That the Extent of every Article, that is desired for the Good of the Commons, in this great Contract with his Majesty, should be explained and expounded in all Clauses doubtful, by the House of Commons, according to their true Meaning'

Meaning' And, whereas at the Presenting of the same Memorial, it was also delivered in the Name of the Lower House, by Sir Edwyn Sandys, that, notwithstanding the said Clause inserted, it was not intended to make any Question of the Price, or of any main Part of the Contract, because they were agreed in the Substance; but only to receive some Liberty for the Exposition of the Extent of some Branches, which contained those Requests which they had made under that Liberty; (which his Majesty gave them to propound fuch other Things as should not derogate from his Honour or Profit) in all which they defired also by the Mouth of Sir Edwyn Sandys, to retain Liberty, addendo, minuendo, et interprestando.

And, whereas it was also delivered by the Gentleman aforesaid, that the Lower House were resolved at the End of this, to deliver a clear Answer; that is to say, concerning the King's Assurance, tho' for the Manner of Levy, they had not yet taken the same into Consideration in the Abscence of their Fellows; yet of this one Thing, they did desire their Lordships to remain assured, that it was their full Intention and Resolution that his Majesty's Revenue, depending upon this Contract, should have these

### Of ENGLAND. 263

difficult in the Levy. In both which they af-An. 8. James F. fured themselves, they did fully answer the 1610.

Meaning of that Speech which made mention

of Terra Firma.'

And, Forasmuch, as the Knights and Burgesses of the Lower House, have also acknowledged (and that most truly) that they did always understand themselves bound to limit themseves, so carefully, in all Things which they have sought for, or shall do, not being particularly expressed at the Time that they did accept of the Price, as not to demand or expect any Condition, whereby his Majesty should lose either

"Honour or Profit, as aforefaid."

'The Lords also who are likewise in their own particular Estates and Possession, (beside the Care of the Publick Good) no less interested in the faid great Contract than they, and by their emi-' nent Places and Degree, are more stictly bound to take care of those Things which do particu-' larly concern the Honour and Revenue of the ' Crown than others are, have now, upon good Advice and Deliberation, thought fit and neceffary, not only, to acknowledge their personal ' Consent to the substantial Parts of this Contract, but with the Privity of his Majesty, as an Argument of his Consent, given Order likewise, for an Entry to be made of the same Memorial, ' in Manner as is aforesaid; that is to say, with the same Reservation, which was verbally de-' fired by them in these Words, addendo, minuendo, et interpretando; and, with that Reservation ' which is contained in the latter Clause of their ' Memorial, viz. That the Extent of every Article, ' that is desired for the Good of the Commons, in ' this great Contract with his Majesty, should be expounded and explained in all Causes doubtful, by ' the Lords of the Higher House, for the Good of ' his Majesty and themselves.'

In this Situation did this Grand Affair, between the King and People, stand at the End of the last Sef-

An. S. James L Seffion; and, by the Demand of the Subject and 1610. the Monarch's Answer, it seemed as if a Contract might have been concluded at their next Meeting.

The Commons, in this last Session, had bartered long for 180,000 l. per Annum to be paid the King for these Liberties; and at last came up to the Price demanded (200,000 l.) but it was all to no The Parliament Effect. - The same Parliament met again on the

meet, after Pro- 16th Day of October, the time limited by the last rogation. Prorogation; which was still in the eighth Year of this King, or Anno 1610.

We have now no other Authority to go by, for the Proceedings of the enfuing Session, than the Lords Journals; those of the Commons being lost: And it was some Days after the Meeting, on the 23d of October, that the Business of the Great Contract was refumed by the Lords; who, as their Journals express it, thought good to begin with the greatest and most weighty Matter now depending in Deliberation; concerning, as well Tenures, with their Dependants, as Purveyors and other Things; in the State that Affair was left at the breaking-up of the last Session. Their Lordships agreed to fend a Message to the Commons to defire a Conference, by Committees of both Houses, in order to bring this weighty Business to a happy Conclusion. Answer was returned by the Commons, that they accepted of the Lords Proposal: October the Twenty-fifth was appointed for that Purpose. Afterwards, on the Lord Chancellor's Motion, it was ordered That all the Lords then in Town, and not prefent, should be warned and required by the House, to give their personal Attendance, on that Day at the Hour fixed, which was between Nine and Ten in the Morning.

And proceed to confider the Great Contract relating to Temures, &c.

At the Time appointed, there appeared in the House according to the List, eleven Bishops, twelve Earls, one Viscount, twenty-five Barons. The first Thing they did was to name a Committee: Next, was read, openly, the Memorial, concerning the Great Contract, as it was given in the last Session, by Direction of the Lords; as, also,

the other Memorial, which was delivered at the An. 8. James I. End of the last Session by the Committee of the Commons. Then the Lord Chancellor put the Lords in mind of the State of the Business concerning the said Contract; and moved that their Lordships would now give their Advice what should be spoken, that Asternoon, to the Committee of the other House, touching the Premisses, and by whom the same shall be delivered. And, because this Matter is of such great Moment, his Lordship wished the Debate thereof might be by way of Interlocution; to that Purpose the House to be adjourned, and the Lords to sit as in a Committee; which was generally approved and agreed to.

After a fhort Adjournment, the House of Lords met again, on the 30th. When their Lordships were informed by the Lord Chancellor, That Robert Bowyer, Clerk of Parliament, had lately received, from the Under-Clerk to the Commons, a Letter, dated October the 27th in these Words:

In M, by Order of the Commons House of Parliament, directed to repair unto you, and to desire of you a true Copy of his Majesty's Answer to the Grievances of the Subject, presented the last Session of Parliament: As well the Answers to the first Four, concerning Matter of Prosit, as the rest concerning Matter of Government, answered the last Day. The Order is, that you are to subscribe your Hand unto it, and to make it ready before Monday Morning next, at which Time there will be a special Occasion of Use for it.

I am your very assured Friend,

Satuday, Oct. 27, RA. EVANS.

The Chancellor added, That the faid Clerk, in Respect of his Duty to this House, had forborn to satisfy the Contents of the said Letter; and had only returned for Answer, That, of himself, he

An. S. James I. had no Power, or Authority, to make forth, or deliver Copies of that Nature; but, at the next Sitting of the Lords, he would acquaint their Lordships with the said Letter, and then be ready

to do what they should command him.

This Answer was approved by the Lords: who. having considered of the Matter, 'Thought it both fit and reasonable that the Copy defired should be sent, authentiquely, to the Lower House: because the Matter and Substance thereof equally concerned both Houses; and was originally intended by his Majesty to be imparted to all his loving Subjects without Distinction.' But, their Lordships did not approve of this Manner of Demand; which should have been by Motion to themselves, and not by a Letter from an Under-Clerk to the Clerk of this House, or by any such Order or Direction as above. Notwithstanding this, as their Wisdoms thought it not convenient, that, for this Cause, the weighty Business of this Great Contract with his Majesty, being now in Treaty, and for which this Session of Parliament was chiefly held, should any Way be in Danger to fuffer Interruption, Impediment, or Delay; it was agreed to by all the Lords and ordered, 'That the Clerk of this House should, by Leave of the House, send to the said Clerk attending the Commons the Copy defired, under his Hand, with an Answer to this Purpose:

UPON Receipt of your Letter, I have this Inst. 30th of October, acquainted my Lords of the Higher House of Parliament therewithal. Whereupon, their Lordships are well pleased and content that I shall send you, under my Hand, that which is desired, which herewithal you receive accordingly.

I rest your assured loving Friend,

Ro. BOWYER.

But,

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But, an Entry was ordered to be made in the An. 8. James I. Journal, with special Caution and Provision, That this Particular be not at any Time drawn or used as a Precedent; but, that in all Cases of like Na-

ture, hereafter happening, due Course and Care should be observed for preserving the Honour, Dig-

nity and Privilege of that House.

This Condescension of the Lords to the Commons had not the wished-for Effect; for the the Conferences began again between the two Houses, about the Grand Contract, yet they came to no Conclusion. The Journals give no Account of any Report made from these Committees, relating to that Affair; and on the 6th Day of December, after two short Adjournments, the Parliament was prorogued by Commission, to the 9th of February ensuing. And, on that Day, the Lord Chancellor produced another Commission, from the King, which is render-directed to himself and some other Lords, by which ed abortive by the declared this Parliament to be finally disorthe Dissolution of the Parlia-folved.

It is easy to see, by the Abruptness of these Proceedings, that the King and his Parliament parted in no good Humour with one another; but, fince the Journals are filent, as to that Matter, we must have Recourse to the History of the Times for an Explanation. The particular Historian of this Reign, and a very particular one he is, has opened somewhat relating to this Affair; -To give the Reader some Taste, both of his Remarks there-Language and Politics, we shall extract one Para-on. graph from that Work, wherein, the whole Proceedings of this last Session are included. He tells us, 'That, on the Meeting of this Session of Parliament, the Members were willing to fecure their Allegiance to the King, out of Piety; yet, they were so strict even in these youthful Days, which he called Obstinacy, that they would not obey him in his Encroachments upon the public Liberty, which he began then to practice. For being now featoned with feven Years Knowledge in his Profession here, he thought he might set up for

bim-

An. 8. James I. himself; and not be still Journeyman to the lavish Tongues of Men, that pryed too narrowly into the Secrets of his Prerogative, which are Mysteries too high for them, being Arcana Imperii, fitter to be admired than questioned. But, the Parliament were apprehensive enough, that these hidden Mysteries made many dark Steps into the People's Liberties; and they were willing, by the Light of Law and Reason, to discover what was the King's, what theirs: Which the King, unwilling to have fearched into, after five Sellions, in fix Years Time, dissolved the Parliament by Proclamation.' (z)

Our Historian has thought proper to mention this Proclamation, only, without giving us a Copy of it: But we are beholden to the Con-. tinuator of Stowe's Chronicle, for a genuine Transcript of this Act of State, which will fall very aptly in this Place; and therefore we give it in its

own Diction and Orthography.

THEREAS the King's most excellent Majestie hath continued this Parliament together, longer than hath bin usual, or might well have stood either with his importaunt Affaires of State, or with the publicke Business of three whole Termes spent in the two last Sessions; or with the Occasions of the Counlamation setting trey, where the Service and Hospitalitie of many forth the Reasons Persons of Qualitie bath beene missing, and divers of this Diffolu-Shires, Citties, and Burrough Townes have beene burdened with Allowances made to the Knights and Burgesses whom they imployed; besides the particular Expense of the Nobilitie and others attending that Service. And all this in Expectation of a good Conclusion of some of those weights Causes, which have been there in Deliberation, not only for the Supply of the Necessities of his Majesties Estate, but for the Ease and Freedom of his Subjectes, in many Things proposed by his Majesty in Parliament, far differing and surpassing the Favors and Graces of former Times, both in Nature and Value. His Majesty bath

(2) Wilfon in Kennet.

tion.

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bath now resolved (for preventing of further Trouble An. 8. James 1, of all those that would prepare themselves to be here against the Time limited by the last Prorogation) to declare by these Presents that they shall not need to give their Attendance at the Day appoynted, for any Service to be done as Members of this Parliament; because his Majesty (for many good Considerations known to himselfe) hath now determined to dissolve this Parliament, by his Commission under his Great Seal of England.

Dated, at Whitehall, 31st of Dec. 1610.

There was also, some other Business, besides the Great Contract, begun in this last short Session of Parliament; and some of it of publick Use and Service.

A Bill was brought in for the better Preservation and Increase of Wood and Timber. ther against Transportation of Iron-Ordnance. Gun-Metal, Iron-Oar, Iron-Mine, and Iron-A Bill for the Erection of Common-Brew- Acts pass'd. houses, in certain Places needing the same, whereby the Subjects may be much eased, in point of Carriages, at the Times of his Majesty's Progress and Drunkenness the better suppressed. A Bill to avoid Suits and Questions touching Wills of Land. And a Bill for the enabling and making good of Leases and Grants to be made by the Prince of Wales; and for yielding of true Accounts, upon Oath, by his Highness's Officers from Time to Time. But, all these, and, in all Likelihood, many more that would have enfued, were prevented from taking Effect, by the sudden Dissolution of this Parliament.

King James and his Parliament parting in such ill Humour with one another, without concluding any Thing, relating to the Great Contract between them, the Royal Prerogative stood as it did before; and the King is said, now, to put it in Practice to the sull Extent of his Power. The Reader must be his own Judge, by the Account

16to.

An. 8. James I. already given, how far the King's Concessions went, towards a perfect Agreement, in these Articles. And, if the Parliament, by grasping at too much, loft all; or were for driving too hard a Bargain, about Things which could not be purchased too dear, they themselves were to blame to lose the Market. It must be allowed, by any that has read the Parliamentary Proceedings, in former Reigns, that James gave greater Liberty to his Subjects to speak and treat about such high Matters, than the mildest of his Predecessors ever did. (a) A Recollection of the Jealoufies practiced in the last Reign, only, will evince the Truth of this; for Elizabeth never suffered her Parliaments to touch the least upon her Prerogative, either in Church or State: Prisons, and such like Punishments, were the Rewards of those that attempted it. - But to proceed:

Anno 1611.

King James now began to exercise the Regal Power solely; at least, let no Body share with him but a Succession of fingle Favourites; which have ever been the Bane of Princes. The happy Situation the Kingdom was in, as to any foreign or civil War, throughout the whole Course of his Reign, made Way for Riches to flow exceedingly; and these, generally, breed what they ought not to do, Pride, Contention and Deceit. were yet no Taxes, imposed on the Subject, any Ways burdensome; the Grant of Subsidies, Fifteenths and Tenths, during this King's Time, being but a poor Pittance, compared with the liberal Donations in the Reign of his Predeceffor. And how he kept up the great State and vast Expence of his Court, without more Aid, is a Secret in History.

An Aid for the An Aid for the Some few Affistances, without the Help of Marriage of the Parliament, are obvious: The King claimed an beth.

Aid of his Subjects, according to antient Custom, for the Marriage of his Daughter Elizabeth, to Anno 1612. Frederick, Elector Palatine; which was folemnized, with great Magnificence, February the 14th.

(a) See before Page 230, and in Vol. IV. passing.

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in the Year 1612. But, the King's Joy, for this An. 10. James I. Match, must have been greatly clouded, by the dire Remembrance of the Loss of his eldest Son, Prince The Death of Henry, who died Nov. 6th preceeding; a Prince Prince Henry. whose great Character promised very much to the Succession. (b) At this Time, the King's chief Favourite and Counsellor was one Robert Carr, a Scotsman; who, from a low Original, was first knighted, then created Viscount Rochester. and afterwards Earl of Somerfet. This Man (the King's old and faithful Counfellor Robert Cecil. Earl of Salisbury, being dead) ruled all; and, by enriching himself and impoverishing his Master. foon brought him to want Supplies. But, how to gain them, without the Affistance of Parliament, a Way they neither of them liked, was the Question?

The first Project this new Statesman put the King Carr, Earl of upon to raise Money, was to erect a new Order Somerset's, Proof Dignity and Worship, called Baronets. The jets for raising Number of them was to be two Hundred; their Money. Honour and Degree next to Barons; the Title that of a Knight, which was to descend to their Anno 1613. Posterity; and for this they were to pay one thousand Pounds a Peice. The Pretence for it was to plant Colonies in the North of Ireland; for which, the bloody Hand, the Arms of the Province of Usser, was added, as a Trophy, to the Baronets Escutcheons.

The next Scheme was to raise the Price of English coined Gold; which was done by a Proclamation, first prohibiting the Transporting of it, and then raising its Value two Shillings in the Pound. So a broad Peice of Gold, called the Unity, before going for twenty Shillings, was raised to twenty-two Shillings; and all the lesser Gold Coins in Proportion. Yet this, as the Proclamation expresses it, was no more than what the English Coin was valued at abroad; which was the Occasion that so much of it was transported. (c)

<sup>(</sup>b) Cambden's Annals.
(c) See Continuation of Stotue's Chronicle, Page 911.

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There was another Project, which was faid to An. 11. James L. be granted by his Majesty's special Favour, for 1613. the Planting of English Colonies in Virginia: this was by way of Lottery, and, as it is the first of the Kind we have hitherto met with, deserves our Notice. The Bank of it was but small. confidering the great Value of those in our own The first State- Times; there was but five thousand Pounds as-

Lottery in Eng-figned for the Prizes, befides some casual Rewards. It began to be drawn in a new built House, at the West-End of St. Paul's, June the 29th, 1612; but for want of filling the Number of Lots. there were taken out of the Lottery, and fet afide. threescore thousand Blanks, without abating one Prize. By July the 20th, all was drawn and finished; and, as our Author says, the Lattery was so plainly and honestly performed, that it gave full Satisfaction to every one; several worshipful Knights, and Esquires, and grave discreet Citizens attending at the Drawing. The chief Prize, amounting to four thousand Crowns, in Plate, was won by Thomas Sharpliff, a Taylor. in London; to whose House the Prize was carried with great Pomp and Solemnity. (d)

Whether this last was a Trick of State, of Which not an the Ministers, to raise Money for his own Use, a new Parliament or was really for the Purpose above, is uncertain; however, it is fure none of their Ways would do, nor answer the pressing Necessities of State: and therefore a Parliament was resolved on to be called for that Purpose. Accordingly, Writs were fent out, for one to meet at Westminster, on the 5th Day of April, in the Year 1614, and

the 12th of this Reign.

is called.

The usual Preliminaries at the Meeting of a Armo Regni 12. new Parliament being fettled, fuch as admitting At Westminster. Proxies, appointing Receivers and Tryers of Petitions, &c. the King came down to the House of Lords, and being seated on the Throne, thought proper to make the following Speech to both Houses of Parliament.

This

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This Speech is in no printed History, nor Col-An. 12. James I. lection that we know of; we therefore give it in 1614its own Orthography, from a Manuscript in the Gotton-Library. (e)

'T is the Sayeing of the wyseste King that The King's evere was, That the Harte of Kings weare Speech at open-firutable: but in the lafte Parleaments I much ing the Seffion, inscrutable; but in the laste Parleamente, I muste calle to your Remembrance the Comparisone I used, whearin I presented myselfe unto you as a Mirrore, whearin you mighte cleerelye fee the Integretye of my Purpos for our lengtheninge that Parleamente for the generall Good and Be-\* nefyte of the Commonwelthe; but as I then fayd of the Nature of a Mirrore, that it mighte be deffyled by the Eyes of the Behoulderes, fo did some of the Lowere House looke uppon me with poluted Eyes, and as I may faye, deffyled ' my Mirrore; I canne saye no more nowe then I did then, but to offere you the same Mirrore, to [looke to] protestyng as I shall answere it to Almyghty God, that my Integretye is like the Whitnes of my Roabe, my Purety like the Mettle of Golde in my Crowne, my Firmnes and Clearnes like the prefious Stones I weare. and my Affestyones naturalle like the Rednes of " my Harte.

fed me to caule this present Assembly of the Lords Spirituall and Temporall, the Knights and Burgeses representlying the Bodye of my Comones, which I muste divide into three Parts and Branches, Bona Anima, Bona Corporis, & Bona Fortuna, Relygeon, Safety, and the Assembly tance of my Subjects, which are the true Grounds of this and all well-intended Parleaments.

For Relygione, which the Philosopheres, with the glymering Lighte of Nature, caled Bona Anima, I must ecomend to your Considerasones, the great Increase of Poperie; notwithstandinge the assistance I have bestowed, and the greate Care I have ever manifested, as may without Vol. V.

(a) Ma. TITUS. F. 4.

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# The Parliamentary History

1614.

An. 12. James I. ' ness both my Penne and Tonge, I think, with moare Paynes than any of my Predecessores; and for my Zeal in private, not to vant of it, for avoydinge vayne Glorye, yet I hope all my Course of Life and Actyones will speake for f me.

In this is to be confidered the Cause and the Remedye; for the Caufe, it is undoubtedlye Impunite which made them prefume to fo notoryous Declarasones of their Increase, and their Impunitie proceedethe from two Reasones: First. Some Brainches of the Lawes made to meet

with them are so obscure, that I myself, with Conference with my Lords the Judges, cannot cleere them; as I could instance in many Parti-

culers, that this Time weare fite for it, as in the Oathe of Alleageance, to which many Scru-

ples have riffen, and are yet unresolvede.

Secondlye, For Want of due Presentment in the Contreye by the Offyceres appoynted to it, according to the Provisyone of the Lawe; and in some Places when presented, yet they are so favored by the Justices of Peace, that as a Lieutenante of myne in one Contreve hath inform'd • me, he could not procure three of the Peace, excepte some of his owne Frends and Servants, that woulde affifte him in the due Execustione of my Lawes. And this in the first Place, I comend to your Confiderationes.

' Not that I defire to make any newe or more rigorouse Lawes againste them; but that these may have Execushone, which is the Life of the Lawe, and without it they are but deade Words. I speake this not for my Favore to them, but

for Confyence and Pollefye.

For Confyenfe, to avoyde the Scandalles which the fesuites have ever caste uppon the <sup>6</sup> late Queene of famos Memory, and uppon my Governmente, that we have perfecuted and ta-\* ken Bloode for Relygeone, which I have evere disclaymed. \* For

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For Pollefye, finse no State nor Storye cane Art. 12. James & evidence that any Relygeone or Herefye was evere exterpated by Violense or the Swoarde, nor have I evere judged it a Waye of Plantyng Truthe. An Example of this I take out of the Booke of Jobe (f), wheare when many rigorouse Counsels weare propounded, Gamaliel stood upe and advised that, If that Religion weare of God, it wold prospere; if that of Man. it wold per ishe of itselfe; besyde Mene are so prone to glorye in defendinge and fealinge their Oppinyones with their Bloode, that the Primityve Chirche, ' in one Age, declyned into an Affectashon of Martirdome. And many Herefyes hathe had his Martires that hathe gone with the same Alacretye, and Defyre, and Affurance, to the Fyre, as those that have witneffed for the Truthe have done: The fecond and neareste Consyderason, to the Soule, Relygeon, is the Safty or Bonum Cor-' poris, which Lattyne hathe but one Worde Salusi • The principall Safetye of this Bodye confustes in the Preservatione of the King and his Issue, and this in prefferving a due Successyone.

Since the laste Parleamente, God, for my Synnes and the Peoples, hath takene awaye one and the first Brainch thearos, but as he gave me the Assyctyones of Jobe, so hathe he gevene me the Patyense, and in the end the Rewarde, another for him, a Grand-child in his Plase, onely the Sayeng of Jobe inverted, The Lorde hathe geven, and the Lorde hathe takene, I may say, The Lorde hath takene, and the Lorde hathe geven, vea, he hath geven me Compensatyone;

• eodem Genere, a Sonne for a Sonne.

For the Matche of my Daughter, though I must saye, that befydes his many other good Qualityes, he is one whom for his Persone I could afferte, of all that evere myne Eyes beheld; yet, I made this Matche only Reipublica Gausa; and for Establishemente of Religion and the Comone-Welthe have I sacrefysed my Daughter.

(f) She Origi -But this Passage is in the Acls of the Apostles.

For the Comone-Welthe, that if my Issue An. 12. James I. For the Common Could have not only Prin-

ses borne of true Englishe and Scotts Bloode, but

onorishede with the Mylke of the same pure Re-

lygeone you now proffesse.

For Relygeone, in some respect for her, that

being younge and a Woman, bothe subjecte to

Frailtye, I wold not delyver hir into the Hande

of the Lyon, when I fee fo many strong and grounded Champyones cannot refifte the Cun-

ning and Spetiousnes of their Perswasyones.

Befvde the Reasone of State takene from the Mouthe of Henrye VIIth. my Ancestore, from

whome I clayme my Crowne, when he gave

my Great-Grand-Mother the Lady Marga-

rate to King James IVth. he fayd, Heare was

on Danger in the Matche, for that the Lessere

wold never drawe the Greater, but the Greater

• the Lesse; and this Rulle was approved by the

· Providence of God, who gave no Issue to the

two Marys, my Mother, (g) and Mary of Eng-

lande, Heires of his Crowne, and marryed to

France and Spayne two mightye Kingdomes.

Thearfore, I defyre you to shewe your Affec-

tyones to my Sonne in Lawe, by some Recog-

nishone, that he may see hee is not helde as an

Aliene and unregarded among you, and to make

a Declarathon of the Successione of his Islue,

if God for our Synnes would take away my

Issue Male.

'To the third Pointe, which is Bona Fortuna,

as the Safety or Bonum Corporis is the Esse, so is

this the Bene-Esse and most enecessarye to it. The extraordinary Charge I was at in this

Mariage, suche as I beleeve was nevere greatere,

which I did performe in the Eyes of you all, for

my Honor and yours is not unknowne, howehy

the Deathe of my Sonne, the Mariage being put

of, I was constrayned to defraye my Sonne in

Lawe and his Trayne fix Monthes.

(g) Alluding to his Mother's having no Issue by her first Hulband Francis II. King of France.

The greate Expense bothe by Sea and Lande An. 12. James I. for transporting hir into a farre Contrave, an-

fwerable to my Honore and Hirs, and this

Kingdomes, cannot be forgotten by you. Yet if any objecte the Aydes, I referre it to youre

Confyderashons and Judgment, howe lytle it is,

mesured by the Tymes whearin it was firste granted and by this; every one of you feileth it

granted and by this; every one of you feileth it
 in your Fees of Courte that are my Servants.

and in anniyente Rente this Change of Tymes.

Therefore, finse Reipublicæ Causa, I have undergone this Disbursement, it is the Commone-

Welthes Intereste to repaire it.

Befydes many greate Occasiones of Expense, by Entertainemente of forraine Princes and Ambassiadors, the greate and large Christmasses I have kept at my Comyng to the Crowne, the Feare of Ireland, and the Consyderashone of that

Newes bothe of Peace and Ware are many; I
 doubte not but your Affectyones will holde some

Proportyone with my Wante.

But I muste be playne with you, I will deale no moare with you like a Marchante, by waye of Exchange, for every Bargaine chete the Lone. I will expect loving Contribushone for loving Retribushone, which is, Suum cuique tri-

buere, the Sume of all Justyce; and to take care

bothe for your Ease and Preservasone.

To come to accompte with you how and what, it is too base for my Qualletye; I will only proove what you will doe in your Love, and what the People can spare with their Ease; and notwithstanding my many Straights, I have

chosene to relye on your good Affectyones ra-

ther than to streche my Prerogatyves.

But first, I muste cleare some Rumores and Aspersyones caste abroade by ill Assectiones, that heare are some private Undertakers uppon whome I dide relye, who with their Credite or Industerye, wolde doe greate Matters: First, As I proteste it is in itselfe false, so is it unwor-

thie of me, because I had rather have any thing
S 3 with

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n. 12. James I. 1614.

 with generall Love, moare respecting the Source and Affection from whence it is derived, then any Proffyte by them. This I hope you will foredite; filence all the dissonante and jarringe Stringes of the Kingdom, which shall bringe ' you home your Prinses Grace and Favore.'

After the King had ended his Speech, the Lord Chancellor made a short one, according to the Order of the House; 'the Purport of which was. to fignify his Majesty's Pleasure to the Commons. that they should retire to their accustomed Place. and there, out of their own Body, choose one, fit and able, to be their Speaker, and present him to the King on Thursday the 7th of April. Accordingly, on that Day, the Commons prefented Sir Randolph Crowe, Kt. as their Speaker; who was introduced to the King by Sir Ralph Winwood, Kt. principal Secretary to his Majesty, and Sir 72lius Cafar, Kt. Chancellor of the Exchequer; and, with the usual Ceremonies, was allowed.

Sir Randolph Crewe Speaker.

> The first Thing the Commons did, after this. was to make an Order that every Member of their Body should take the Sacrament at St. Margaret's Church, Westminster. This was done, says an Author, to see whether a Discovery might be made of those inclined to the Pop so Religion, but not one refused it. (g)

Bill concerning Palatine, &c.

April the 8th, a Bill was brought into the Frederic, Count House of Lords, entituled, 'An Act concerning the High and Mighty Prince Frederic, Count Palatine of the Rhine, &c. and the High and Mighty Princess Elizabeth, his Wife, Daughter to the King's Majesty, and their Issue.' The same Day the Lord Chancellor delivered the King's Pleasure, That all the Lords, Members of that House, should To morrow, by two o'Clock in the Afternoon, attend his Majesty at the Banqueting-House of the Court, there to understand

(g) Cambden's An ials,

his further Pleasure and Direction, touching cer-An. 12. James I, tain Business to be treated on in this Parliament.

We are not told by the Journals, what the Kingfaid at this Meeting; nor, like the former Speech from the Throne, is it mention'd by any Historian, or even printed in this King's Works. We are, therefore, obliged to the before-cited great Repository of Antiquities, for this Speech, also; which, by the Favour of the candid Mr. Casley, the present Librarian, is transcribed from a Manuscript, as old as the Time, and in its own Orthography.

CCORDING to my Promys, I will make
you that Presente I mentioned the other cond Speech to
Day at our laste Meeting; but, first, I muste the Parliament.
make a Requeste, that conserving which I offer, you will looke uppon the Affectyon of the
Givere, and not the Vallue of the Gyste; especyally, because it is supported between twoe so
beutefull Shuiters, Sinceritye and Love; for Sinceritye without Love may be too coulde, and
Love without Sinceritye Dissimulation; but
whear thes two are conjoyned they make a persecte Bewtye; it is the Contynuance of that
Mirrore, which I onse offered and nowe presente
againe, and Dimidium Fasti qui bene cæpit habet. I have begune bonis Auspiciis, to make it a
Parleamente of Love, that as the laste begane

fo.
I may offere; it is my Parte to be gratious,
and yours retributynge. I maye refeave Affystance and you Ease, not to me, but to the
Thinge which is also the Goode of yourselves,
the comone Goode, that wee doe mutually owe
in Love. And I maye saye with the Prophete,
We is to him that shall caste Diffension; if
the Kinge and Comone-Wealthe weare contrary, Dev shone mighte ensue, but beinge one as
they are, this holey Emulasion of mutual Goode
shall begyne To-daye one my Parte, and one

with Discorde and ended so, so this maye begine with Concorde and Love, and contynue

An, to James I.

yours hearaftere; that the World maye see the
Love of the Kinge to his Subjectes, and your
Love to the Kinge, and thear shall be no Emulasyon but who shall offere with moste Affectivon.

6 God is loved for the Gyfte he bestowethe, and loves againe for Thanke, which is all Man cane give, and thearfore in Scripture goode Men are called the Friends of God, because they are benevolente; and I that am Kinge and in that 6 Offyse doe represente God that muste geve, begine withe Offvies and Gyftes, and expecte from you a Chearfullness in Retribushone, with a greatfull Harte, accordynge to a comone Prowerbe manye tymes used to mee, by manye of the Courte to move me to some Suite, that they dide moare respecte the Signefycashone of my Grace and Favore in such a Marke of my Bee nevolence, than the Vallue of that which was demaunded; but because I wolde not make anev sabrupte Speche to you, I will remember you of fomewhate spokene the laste Daye, to styre you upp to goe one to the principle Buseness with moare Alacretve.

' Firste, As I saye, a Jove Principium, to have ' Care to the grate Encrease of Poperey; yet I wold not have Papistes to vaunte of theair goode Seede, finse theair greateste Conquestes are one · Weomene and ignorante Persones; they assaylle onlie the weaker, and gete to them not suche as they wold but suche as they cane, and it is verey e remarkable, an ill Cause is moste vigilente and carefull to defend itself; yet, as I saye, not to proceed to towche Lyfe or Lande; for, as I noted, Persecushone was never a justefyed Waye of establishinge Relygeon; but by the Execufhone of goode Lawes, in which lette my Lords the Judges witnes for me, if I do not twife a Yeare give it them in Charge, that they enquire of that Encrease in thair Circuites; and also twise every Yeare require an Accompte of it; and for some Remedy thearin, I defire you the

Lords of the Upper House, to consulte with An. 12. James I.
the Judges; and you of the Comones with your

owne Lawiers.

To that I speake of the Oathe of Allegeance,
I intended it not in the Lawe, for thear is nothing in the Substance of it but every good Subjecte maye receave it; but in the Waye howe to admynester it, bycause Men maye keepe Home in thear owne Houses, thear is no Provishone howe Men maye be cauled to it; it is true, that it is a grate Happyness that Men may lyve in Quiete under the Lawe, every Man under his owne Olyve and his owne Vine, but this Sweetnes oughte not to extend to those, that make

that a Protectyon to lyve againste Lawe.

For that which concerned my Sonne in Lawe,
I shall not need to saye much, I doubte not to
fynde you redy; and the Bylle, I thanke my.
Lords, hathe bine alredy rede and welle receav-

ed of them.

For the third Parte, which concerned the Reliefe of my Estate, I pray you understand me arighte, for righte Understanding is the Essect of true Elloquence; I speake to you the Knights and Burgeses representing the Comones, bycause yours is the greatest Parte and you suffer moste, that you will consydere the Charge I was at in the Maryage-Pointe.

The State of Irelande, which I pretend not without juste Cause, yet without Feare; for thoughe they cane nevere be reduced to so perfecte Obedyence without Establishmente of Religeon, yet in the laste Tryalle of thair Parleament, I have found many goode Subjectes

theare.

Yet confyder that the Memberes most removed from the Harte have moste Neede of Succore; they lye moste obnoxious to Harme, and as a Praye to all Enemyes of the Bodye; and thoughe none of myne Ancestores could nevere be cauled so absolutly a Kinge of that Contraye as I maye, yet thear muste be a greate Care had

An. 12. James I. 6

of those remoteste Partes of the Dominion which have alwayes byne Emunctoryes of Englande, and whearin moare hathe byne spent in one Yeare then wold, by Frugallety, be saved heare in manye.

' I do not, as I sayde, offere you lyke a Marchante or Charlataine, but to lette you see what I owe you in Justys, Suum cuique tribuere; yet what I geve, Free-Grace will require that you

accepte with Chearfulnes. 'I demand not this nor that, but only the Ground of your Love, and the Measure of it by the Measure of your Benevolence; but what ' shall be the Ende of this, the Kinge will growe in Love with Parleamentes, and so be ever drawinge and wearinge of his Subjectes. I answer, my Comforte shall be onely to meete you to confulte of the comone Weallfares, and howe I may eafe you, and to receave your Greevances, for I hope to fynde a Waye, by improoveinge ' my Revenewe justely; beleeve me, I shall be ashamede to demaund any moare in this Kynde, or to be ever importunate; yea, as I faye, of any private Men; but this as I vowe it is farre from my Harte to accepte, so hathe it nevere byne offered; it is true that every honeste and goode Subjecte oughte to offere his Camelles and Service unto me, and so, perhaps, I have herde the Oppynyones of many, but nevere in fo unworthie a Proposytyon.

The Rumore perhaps hathe growne from the ambyfyous Contenfyon of some Men, in the Electyone of some Knyghte of the Sheeres, which I nevere herde of before 24 Howres; what I wholye disavowe, that I nevere directeby or indirectely dide prompte or hinder anye Man in the free Electyone, and wheare anye Faulte have come by me I wolde have the Rezine syned for it; nor dide I ever put any Confydence in a partee Parleamente, and of this I appeale to all the Sherryses and Lordes, let them accuse me freelye.

4 Another

Another Brainche I must add to the former An. 12. James I. <sup>6</sup> Three, which indeede concernethe bothe Saftye and Proffyte, and concourethe to them bothe; that wee maye meete this Parleamente to remoove and take awaye all Oppynyone of Drines betweene me and my Subjectes, which our lengthenynge out the laste hathe riested in the · Harte of manye bothe at home and abroade; of which thoughe some of the Lowere House weare in parte guilty, yet I muste confese theare was Misunderstandinge on bothe Sydes, and perhaps, Mefages broughte betweene us by some (whom God forgyve) rather to countynence and encrease then to reconsylle and cleare the Errore; but, Sublata Cansa tollitur Effectus, this beinge removed and our Understandings rectefyede, I hope, this shall be cauled a Parleamente of Love. I will begyne my Parleamente contrary to the Ordere of all other, who gave, lyke a Retribu-' shyone, theire Graces in the End; but, I will begine this with Offeres to you, which I speake onot to intyfe you or intrape you, but feveralley to shewe my Love and Intensyone to unburthen you of many Greefes; but I refarre the Partyculeres to be delyvered in Writyng at our nexte ' Meetynge. 'To conclude with some general! Notes to ad-' vance the Busenes for which wee are mette; I ' commend to your Confyderasons, the Tyme of the Yeare farre spente, the Waighte and Importance of the Affaires compared with it, will flyre you upp to proceede rowndley, and not to loose Tyme in Cerremonyes and Trisles. Secondly, To remembere that what Greevances come into Questyone, that you will use a

loose Tyme in Cerremonyes and Trisles.
Secondly, To remembere that what Greevances come into Questyone, that you will use a
Meane; I confess it is more fyte you should
presente them unto me, every Man for his Contraye or Toune wheare he is burthened, provided they be syte Greevances; but to heape them
together in one Scroule, lyke an Armie, will but
caste Aspersyone uppon me and my Governemente,

Ap. 12. James I. 1614.

mente, and will favore moare of Discontente then Desyre of Reformashon.

And do not believe I am so tendere of my Prefor rogative as some have rumored me; I desyre to

keepe also that Meane, as I wolde not loose any the Honores and Floweres of my Crowne,

which I have receaved with it, but rather loofe

my Life, so I wold no waye stretche them, no, I. will wade no forther thearin then the beste of

my Predecessores have done.

And wheare any Controversyes arise, my. Lordes the Judges chosene betwixte me and

my People, shall discide and rulle me.

As touching Proclamashones which in the laste. · Parleamente was excepted at; as he is a trayteorous Subjecte that will faye a Kinge maye not. proclayme and bynd by it, fo did I nevere intende Proclamashones to have Force of Lawe. but to prevent Milgreefe arrifyng, whearin the Lawe hathe no Provishon, untyll a Parleamente cane provide; and this I speake because of my laste long Proclamashone consernynge Duelles, which I proteste, I dide oute of Consyence to meete with that giddy Opynyone of Reputashon, feeinge they have found a Shiffle to avoyde the Provishon of Lawe by Things beyonde Seas, by the Example of the late Kinge of Fraunse; hopynge it shall take bettere Effecte then thear it hathe done, by reason of this Things Notorietye, which, howe barbarous it is, that every Fellowe that hathe byne but over in the Lowe-" Contreyes, thoughe he retwrn in Raggs, shall come a Judge of Honore; to meete, I saye, with this Inconvenyence, untyll a Parleamente could take Order thearin, which nowe I com-· mende to your Grace and Confyderashon. Lastely, The Forme I meane to hould in our

 Proceedinges, to avoyde the longe Conferences betweene the Upper and the Lower House. which breede but Delaye, for sometymes the · Lower House broughte nothinge but Tonges, sometymes nothinge but Years; I meane to

propound to the Lordes Matteres propere to An. 12. James L. them by Bylles, and the lyke to you, and to fpeake to you myself and receave your Answers; this to prevente unneleffary Meetynges, and to hastene our Busenes, that wee maye proseede to the moste urgente Pointe. And I do proopose to contynewe this Parleamente to another Sesshones at Michelmas, when maye be supplyed any fuche Defecte as this shorte Tyme will onot geve Leave, perhaps, to be amended.-For I will meete you oftene in this Kynd to hewe myself contrarge to all Tyrantes, who 6 love not Advisynge with their Subjectes, but • hate Parleamentes; but moste I desyre to meete with you when I mighte aske you nothinge, but that we mighte conferre together freelye, and I maye heare oute of everye Cornore of my Kingdome the Complaynte of my Subjectes, and I will delyvere you my Advise and Asystance, and wee will consulte onlye de Reipublica; so shall the World fee I love to joyne with my Sube jectes, and this will breede Love as Acquaintance doth amongste honeste Men, and the contrary amongste Knaves.

That as the laste Parleamente begane with Trouble and Contenshone and ended so, so this maye begine with Alacretye and Love, and conclude so lykewise; whear Sastie shall be abroade and Love at home, and all Aspershones and Rumores of Discontente betweene me and my People shall be takene awaye, and wee maye synge togethere, Ecce, quam bonum et jucundum; and when you shall retwrne to your Contraye, you shall have Prayses, and be approved in the Choyse made of you, that you have behaved yourselves discreetelye, that you have geven Contente to your King, and accorded. — But I shall be assamed to be wearisome to you.

6 Howe to profeede in this mutual Love, to 6 meete in a founde Oppynyone with the Kinge 6 as he doth with you is a Parte of your Worke,

An. 12. James I. 1614.

· For Undertakers, I proteste, I nevere was so bace to calle or relye uppon anye but your generall Love, and if anye had byne so fooliche to offere it, yet had it byne greatere Folley in me to have accepted it; and for Electyones and patchinge a Parleamente, I knowe none of them, nor interceded, and who will doubte of this gives me the Lye. I did profeede with 2 Defyre to truste my Subjectes, and to this my Counselle and other Gentlemen have encouraged me, that as I intended gratyously to them. they wolde deale lovingley with me, and this was all the Undertakinge. To remembere the Shortenes of Tyme, to avoyde all Cureofetye, and to profeede with Celeretye to the moste waighty Affayres; and if anye sholde begine with newe Matteres, newe Questyones, Rejice anniles Fabulas, rejice Genea-· logias: If anye bringe Discorde amonge you, accompte him an Enemy that doth not only not maintayne this Summum Bonum, this Harmony. but feekes, by disensyoues Questyones, to severe the Affectyones of the Kinge and People; that I maye rife with Defyre to returne and meete you oftene, and you returne with the Prayse of discreete and well-tempered Men: If anye Man preche anye other Doctryne, Anathema fit, and esteem his Elloquence as a guildene Sepulchete. This I have spokene to your Hartes, your Affectyones, and to your Heades, your Reasones; and if anye other Issue succeeds blame yourselves, for I have dealte with Sin-

There is not any Thing, in the Journals of this Session, material enough to be taken Notice of, until May the 7th; when the Lord Chancellor moved the House, That an Order, made the last Session of Parliament, for the better Attendance of

And will conclude with my Offeres.

bycause they proceede of Grace. I

ceritye.

have put them into Bylles.

which,

of the Peers, might be read and confirmed; which An. 12. James L.

was done accordingly.

May 21st, a Message was sent from the Lower House to the Lords, to desire a Conference with them, touching the Point of Impositions; but, the Number of the Committee, Time and Place was left to their Lordship's Appointment. The Metfengers being withdrawn, the Lords resolved themselves into a Committee of the whole House. to confider what Answer was proper to be returned to the faid Message.

The next Day this Matter was refumed; it ap-Debate in the pearing to be a Business of great Importance, and Lords, as to a vexata Questio; the Lord Chancellor shewed Conference with the House What Disadvantage it would be to the Commons the King's Cause, as well as to their own Honours, tions, if altogether unprovided, they should meet with the Lower House. In which Regard, his Lordship moved That the Lord Chief Justice, and Chief Baron, with one Judge of each of the faid Courts, there named, who had been required and were then present to assist that Court, might now be heard to deliver their Opinions, for the better Information and enabling of their Lordships to treat with the Commons on the Point of Impositions; and that no Answer should be sent down to the other House 'till this was concluded.'

This Motion occasion'd a warm Debate amongst the Lords, some approving and others disliking the Motion; and the Difference not likely to be fettled by Arguments on either Side; it was at last agreed that the Lord Chancellor should put the

Question:

Whether the Judges should deliver their Opinions, touching the Point of Impositions, before a farther Confideration be had of an Answer to be returned to the Lower House, concerning the

Message from them lately received?

This Question was carried in the Affirmative; and the Judges defiring to withdraw a little into a private Room to advise by themselves, they foon after returned; and standing uncovered in their

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An. 12. James I. their proper Places, the Lord Chief Justice. in 2 grave and eloquent Speech, 'Humbly defired to be excused, for that Time, giving his Opinion in the Case, for many weighty and important Rea-Concluding, that he fons which he mentioned. The Judges de- and his Brethren were to speak upon Particulars in

cline giving their Judicial Courts, between the King's Majesty and Opinions there-his Subjects, and likewise between Subjects themfelves; but, in no Cause, to be Disputants on any

Side.

Then the Lord Chancellor moved the House That forafmuch as no Opinion or Direction was to be had from the Judges, they would now advise what Answer was to be sent to the Lower House, who expected to hear from them. Time not now ferving, the farther Confideration thereof was referred to the next Morning: and

the Judges were ordered to attend again.

The next Day, May 24th, the Lord Chancellor renewed his Motion of what Answer, &c. on which arose another strong Debate in the House, many of the Lords approving and others disapproving of any Meeting at all with the Commons on this Point: Since they all, in general, agreed. That the Lower House was not bound by any Order or Course taken by their Committee, but free and at Liberty to alter the same, or vary from it, as their Judgments led them. But, to put an End to this Debate, it was agreed that another Question should be proposed by the Lord Chancellor to this Effect:

Whether this House shall meet with the Lower House, and give them a Hearing touching the Point of Impositions?' And the greater Number of the Lords answering Not content, it passed

in the Negative.

But still some Message must be sent to the Commons; and that Day being far spent, the Matter was again put off to the next Meeting. Accordingly May the 26th, the following Message from the Lords was agreed upon to be fent to the Lower House:

Whereas

Whereas the Knights, Citizens, and Bur-An. 12. James L. gesses of the Commons House of Parliament, did defire of the Lords a Conference concerning Impositions; to which their Lordships answered. That they would take it into Confideration, and fend them an Answer by Messengers of their own; their Lordships do now return this Answer unto them, That they are, and always will be willing and ready to hold a loving and mutual Correspondence with them: But their Lordships having And the Lords dence with them: entered into a grave and serious Consideration, as rence; well of the Matter itself, as of divers incident and necessary Circumstances, do not think it convenient to enter into any Conference with them concerning the Point of Impositions, at this Time.'

The fame Day two Bills were brought in, and read a first Time in the House of Lords, one of them intituled, 'An Act against Vexation of his Majesty's Subjects by the Affigning of Debts to the Crown.' The other, 'An Act for Repeal of a Branch of a Statute, made at Westminster, An. 24. Hen. 8. entituled 'An Act for certain Ordinances in the King's Majesty's Dominions and Principality of Wales." Upon reading of both these Bills, the Lord Chancellor observed to the House, 'That these were Bills of Grace, offered by the King to his Subjects for their Ease and Benefit.'

But these Concessions of the King's had no Effect on the House of Commons; they were so much irritated against the Lords for not yielding to a Conference: And, on May the 28th, a Meffage was fent up to the Higher House, by Sir Edward

Hobby and others, in these Words:

That at such Time as the Knights, Citizens, Which the Comand Burgesses of the Commons House of Parlia-winter mons resent. ment, fent up to the Lords a Message, praying a Conference with their Lordships about Impositions: They hoped that, neither out of the Words nor Matter of the Message, it had been possible to have framed any finister or unworthy Construction. That notwithstanding, by publick and constant Fame, they had heard, to their Heart's Grief, Vol. V. that

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1614.

A Complaint of Lincoln on that Account;

An. 14. James L that one in in this Place and within these Walls. namely, the Lord Bishop of Lincoln, in order to diffuade the Lords from a Conference so defired, as aforefaid, did use Words to the Effect followagainst the Bishop ing, or the same Words, viz. That the Matter, whereof Conference was by that Heufe defired, is a Noli me tangere; in Conferring, also, that the taking the Waths of Allegiance and Supremucy is an Impediment; fe, as whefe had taken the faid Gaths might not enter, sofaly, into Conference of the said Affirming farther, That it did strike, not at a Branch, but at the Root of the Prerogative of the Imperial Crown; and that he doubted least in such a Conference, as was desired, there would. from some of the Committees of that House, proceed some undutiful and seditions speeches, unfit for their Lord/bips to bear; tending to a dangerous Rent and Distraction of both Houses, and to make an Alienation between the King and his Subjects. fuch Scandal their House is so sensible, that they have fent these Messengers to signify their Grief, and that they held the Lords so honourable, that they cannot but also take Notice thereof. Wherefore, that House did define that their Lordships will join with them in some Course to give them Satisfaction for so great a Wrong done to the Commons; which they have taken so to Heart, that. they have determined to fother all Parliament Matter, until they may receive Answer from the Lords; wherein they doubt not but their Lordships will deal pobly with them, and they defire it may be speedily.'

> Sir Edward Hobby being asked by the Lord Chancellor, Whether he had in Writing the Message so delivered, as aforesaid? Answered, He had not.

> The Lords then returned Answer, 'That they had taken Notice of the Message, and will take the fame into further Confideration, as the Weight thereof requireth: Wherein they will have Refrect both to their Honours and the Honour of the other House; and will fend them further Answer.

After

After this, a short Memorandum is enter'd on An. 12. James I. the Journals, intimating, That before the Answer, above specified, was agreed on, the Serjeant of the Lower House came to the Gentleman-Usher of the Lords, to learn, Whether their Lordships would send Answer to the Message on that Day, or not? To which the Gentleman-Usher, with the Privity of the Lords, answered, as from himself, That he knew not; which shews the ektream Jealousy then between the two Houses.

The Name of this Bishop of Lincoln, complained against by the Commons, was Richard Neile; who, was afterwards translated to Durham, thence to Winchester, and lastly, made Archbishop of York. This Man had been first Bishop of Rochester, then Bishop of Litchfield and Coventry, before he came to Lincoln; so that all these different Translations shewed him Courtier enough to merit them. He continued a Favourite, with this King and his Successor, to his Death, which happened at York, in the Year 1640; a lucky Time for a Prelate of his Principles to leave this Kingdom (i).

May 30th, the Lord Chancellor moved the House to consider and resolve of an Answer to be sent to the Message or Complaint, which they lately received from the other House, touching the Bishop of Lincoln. And, by Order, the Archbishop of Canterbury produced a Copy of one, ready drawn, for that Purpose, which being read, was to this Effect:

That the Lords, having received from the Commons a Complaint against the Bishop of Linzaln, have seriously entered into Consideration of it, and do now return this Answer, That their T 2 Lord-

<sup>(</sup>i) In the Life of Dr. Andrews, Bishop of Winchester, we are told, 'That he and Bishop Neile being at Dinner with the King, His Majetty ask'd him, If he had not a Right to take his Subjects Money without Consent of Parliament? Andrews answer'd, His Studies had been consen'd to Points of Divinity. But Neile, being ask'd the same Question, said, God forbid but you should, you are the Breath of our Nostrils. Upon this the King repeated the Question to Andrews: To which he made this ingenious Reply, Your Majesty has an undoubted Right to my Brother Neile's Money."

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An. 12. James 1. Lordships would take very tenderly that any unworthy Aspersion should be laid on that Body, which they so much respect; and with whom they desire to hold all good Correspondence and

Agreement.'

'But, forasmuch as the Complaint seemeth to be grounded, not upon direct or certain Proof, but only upon common public Fame; their Lordships do not think that common Fame, only, is a sufficient Ground, whereon they may proceed as

in this Cause is required.'

\* Nevertheles, their Lordships are so respective of any Thing that may concern that House, that when they shall be more certainly inform'd, in direct and express Terms, what the Words were wherein the Lord Bishop of *Lincoln* is to be charged, and how the same are to be prov'd, they will proceed therein, so effectually, according to Honour and Justice, as it shall thereby well appear how careful they are to give to that House all good Satisfaction in this Business that may be, and to omit nothing that can be justly or lawfully done in that Behals.

This Answer was approved on by the whole House, and sent in Writing to the Commons, by Messengers of their own; with this Instruction, That if they, of the Lower House, should require to have the Paper, then the Messengers were authorized to deliver the same, which they did accordingly.

The next Day came another Message from the Commons, brought by Sir Roger Owen and others; •Who, having first repeated the Substance of their Lordships Answer of Yesterday, acquainted this

House:

That the the Commons did not take common and public Fame to be a sufficient Ground or Proof, by a legal and ordinary Course of Justice, in proceeding against any Man; yet they held it enough to induce the Lords of that House to take the Matter into Consideration. And, albeit they did not set down the Words, in particular; yet, was

was the Matter, as they conceive, sufficiently laid An. 12. James I. down, when in Effect they faid, 'That the Lord Bishop of Lincoln, in this House, to disfuade the Lords from a Conference with them touching Impositions, termed the Prerogative, &c. a Noli me tangere; infinuating that the taking of the Oath of Supremacy and Allegiance did restrain a Man from treating of that Business: Also, he doubted but in the Conference would be used, or spoken, some undutiful and seditious Words, not fit for their Lordships to hear, or Words to the like or worse Effect. That now the Commons do defire the Lords, if these Words were not spoken, so to signify it to the House; otherwise, if they were used, then they hope their Lordships will do as they have promised. Lastly, from the Commons, he faid, further, That they knew not what other Course they could have taken to bring this Matter to Examination, or otherwise have any undutiful Speech, which may be moved in either House, called in Question.

After Sir Roger Owen had delivered his Message, the Lord Chancellor asked him, If he had it in Writing? To which he answered in the Negative. The Lord Chancellor then acquainted him, That the House would take his Message into Consideration, and send Answer, if they could, before they rise; otherwise, will let them know as much.

Accordingly, the same Day, the Lords sent to acquaint the other House, 'That they had confidered of their last Message, and, in debating thereupon, the Lord Bishop of Lincoln had humbly intreated that he might be heard to explain himself; which being granted unto him, he had made a solemn Protestation, on his Salvation, that he did not speak any Thing with any evil Intention to the House of Commons, which he doth with all hearty Duty and Respect highly esteem. Expressing, with many Tears, his Sorrow that his Words were so misconceived and strained further than he ever intended them; and that his Speech should occasion so much Trouble to their Lordships or

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that

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that the Lower House should take Offence at it. An, 12. James I. Which submissive and incenuous Behaviour of his. 1614. Thad given this Satisfaction to their Lordships, That, how foever the Words might found, his In-

tention was not as it hath been taken. And their Lordships do assure the Commons, That if they had conceived the faid Bishop's Words, to have

Which occasions two Houses.

been spoken or meant to have cast any Aspersion a Missunderstand of Sedition, or Undutifulness unto their House, ing between the (as it seems Report has carried it to them) their Lordships would forthwith have proceeded to the censuring and punishing thereof with all Severity. Nevertheless, the' their Lordships have thought fit to fignify their Carefulness at this Time to give them Contentment, for the better expediting his Majesty's great Business, and to retain all good Correspondence with them; yet their Lordships are of Opinion. That, hereafter, no Member of their House ought to be called in Question, when there is no other Ground for it, but public and common Fame.'

The Messengers then proceeded to tell the Commons another Part of their Message, which was, That the Lords did defire a Conference with them by Committees of either House, about a Bill for punishing Abuses committed on the Sabbath Day. called Sunday; which was accepted on. This Bill had been depending some Time in the House of Lords; but, as it was prevented from being made a Law by the sudden Dissolution of this Parliament, we can give no farther Account of it. the Conference, the Committee of the Commons, declaring, That they had no Authority, or Warrant, to treat, or confer, but, only, to hear what should be said by the others, and report the same to their House; the Lords broke up the Conference, and delivered back the Bill to their own House.

Before we go on with the further Proceedings of this Session amongst the Lords, it will be necesfary to look back into the Journals of the Commons, for an Enlargement and Confirmation of

#### Of ENGLAND. 20.\$

the foregoing Particulars; as well as a Recital of An. 12. Innes I. some Matters not mentioned in the other Authorities.

Three Days after the Meeting, April 8th, when the Commons were adjusting their Privileges, and rectifying Elections; a remarkable Case started in this last Affair, proposed by one, 'Whether the Attorney-General might be elected, in respect there was no Precedent that fuch an Officer of the Crown could be chosen a Member of that House? Sir Henry Hobart's Case being different, he being a Member of this House when he was made Attorney-General.' In the Debates on this Question, Sir Roger Owen argued, 'That no Attorney was ever chosen; nor, antiently any Privy-Counsellor; nor any that took Livery of the King. He quo-Case of the ted fome Precedents for this; as the 7th of Rich-King's Attor-ney-General. ard II. a Knight Banneret was put out of the House; and by printed Authority, he instanced Sir Thomas Moore's Treatife after he had been Chancellor and Speaker. That the Eye of a Courtier can endure no Colours but one; the King's Livery hindering their Sight. Compared them to a Cloud gilded by the Rays of the Sun; and to Brass Coin which the King's Stamp makes current.' Sir John Savile moved, 'That those Privy-Counfellors who had got Seats might stay for that Time; but to put the Question, Whether Mr. Attorney should serve in that House? Much more Debate ensued on this, till, at last, it was agreed to be referred to a Committee to fearch Precedents, &c. Upon the whole, it was resolved on the Question, That he shall for this Parliament, remain in the House; but never any Attorney-General to ferve for the future.

April the 12th, a Supply was moved for by Debate on the Mr. Secretary Herbert; who faid, 'That if he Motion for a was but a private Person, and not bound by Duty, his Motion would not be entertained with so much Jealoufy. But, as a Secretary of State he urged it not for the private Use of the King, but the public Good of the Common-Wealth. That the

An. 12. James I. State cannot act without Redress of those Miseries we are under. He took them to be ill Members. who, to enrich the King's Coffers, ranfack and ransom the King's Subjects. The Strength of the King is in the Wealth and Love of his Subjects. And to relieve the Necessities of the State, the King hath taken rectam et regiam Viam, by calling a Parliament. Nemo tenetur suam Turpitudinem revelare; the King's Debts should be made known by those who are best acquainted with them. Navy, the Walls of our Country, never in better Equipage; yet, in such Necessity, as must have been long fince dissolved, if special Care had not been taken to prevent it. That the cautionary Towns, for Want of Pay, were like to mutiny. Ireland was not so much a Thorn in our Foot. but a Thorn in our Side. If a Revolt should happen there, what Shame and Difgrace would be to leave it, or what Trouble and Danger to recover it? The last disorderly Parliament there hath awakened Tyrone; who is now treating with the Pope to come next Summer, and that all the ill-affected there wait the Issue of this Parliament .--- His Majesty's Charge in Germany, for settling the right Inheritors there. The State of France. Custom of Spain to fish in troubled Water. If, by the double Marriage, the King take Part, he he must needs become a Party, tho' with the Charge of a Royal Army. The Superfluities of one Year, of every Man at his Table, Apparel, &c. will discharge the King's Debts and protect us and all our Privileges. That we now are exposed, by our Poverty, in all other Parts to Contempt and Scorn. That his Majesty's Grace. as it is offered to us, may be termed another Magna Charta. The Marriage of his Daughter was another Cause of this Debt. That the Pope never had so great a Blow as by that Match; which oc-

cafioned the King to banish so dear a Daughter from so indulgent a Father. He concluded, That a cheerful and speedy Contribution would be grateful, but with all the Conveniency possible; which

would

would be great Joy to all, when heard abroad, An. 12: James I. that all Differences between the King and his Sub-

jects were ended.

Mr. Chancellor of the Exchequer spoke next, and faid, 'That not only his Duty to the King, but Care of his Country, for which he would lay down his Life, moved him to inform the House of what he knew they would be glad to hear. That there was no Safety to any Counsel in this House. whilft the other Motion for a Supply to the King was deferred. That 1500 poor Mariners were ready to falute them every Morning; others, for Want of Money, ready to pull off his Gown. That these were not private Expences, or Houshold Affairs, but for Navy and Forts. Dover Castle like to fall down; two or three in the Isle of Wight were in the fame Condition. Ireland was like to be hazarded for Want of Money. The Garrisons in Flushing and Brill ready to mutiny for the same Cause; which are Pledges for near 700,000l, abruptly these Things be spoken, he was in Fear and Trembling for the Consequence. And if now the Supply was undertaken, it would be many Months before Money came in.'

'He offered to disclose the Particulars of the Debts to any Member, privately; and the Assurance for the well-disposing of what was granted. But that it was not agreeable to the King's Pleasure to disclose his Debts to every one, no more than to direct them what they should give. He therefore moved for a Sub-Committee to be appointed

for this Business.

The Attorney-General began next with telling the House, 'That fince they had been pleased to retain him there, he owed them the best Offices he could; and, if they had dismissed him, his best Wishes would have been still with them.—That all pertinent Speeches tended to one of these three Ends; either Information of the Matter to persuade Consent, or to trace out the best Means to effect the Thing proposed. Little remained to him in any of these three Kinds; since the first

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An. 14. Paties I had been already delivered by them to whom, properly, it belonged. But they were to confider what hangs over us all, viz. Danger; what upon us. Want.

' That, in Times of Peace, it was proper to provide for Defence, by a Supply of Treasure, as well as in Time of War; which fometimes happens for a Flag of Glory, or a Flash of Revenge. and may be purfued or left at Pleasure. a State is environed with envious Foreigners on the one Side, and Encroachments on Trade on the other, and Religion fo much questioned, Peace may flatter us, but not secure us. That the States of Europe were never to dark; and, but to look a Year before him, would trouble the best Watchman in Europe. There ought to be Provision of Arms for travelling in the Night as well as going to War. And what Treaty can we make with Strangers for Wrongs, but basely on our Parts and gloriously on theirs, whilst we are in Want. That no private Man is more subject to Sheriff's Officers, than a State in Want to Surprizes; and that Treasure was like Ballast to a Ship, the Word, Steady.'

That Persuasion, in this Matter, was needless and unwife; a wife Man should make a Fire, but can let it alone, when it burneth well. The Fire of their Affections was kindled by the King's Speech; his Graces did shine and warm them. without the Help of a Burning-Glass. The King had made such a Tract, in almost every Point of his Prerogative, that the Footsteps of King Fames would ever remain. The King's Prerogative was not like a Bow or Watch-String, but groweth stronger by Continuance; and that when his Means shall abound, in Grace he will superabound. Dulcis Tractus pari Jugo. The King's Bufinest and Common-Wealth's to go together. Lastly, He moved for no particular Committee or Sub-Committee, but a Committee of the whole House.

These were the Sum of the Arguments the Courtiers made use of to enforce the Supply; but.

many

many more pro and con, were the Subject of a An. 12. James E. whole Day's Debate. The Refult of which last use, chiefly, to urge that it was not now a Time. That divers Members were not yet come. The House to be called first. To receive the Communion first, as appointed, according to the Primitive Church, and then to make an Offering, &c. lay'd by the In short, the Business was deferred till after Commons; Easter.

April the 18th, a Bill concerning Taxes and Impositions on Merchants Goods by the Crown, was read a second Time; and, after a long Debate, was committed to the whole House for the next Day Fortnight; the House being adjourned for that Time, on account of Easter Holidays. May 5th the Debate was again resumed, and it was resolved, upon the Question, to have a Conference with the Lords concerning Impositions. The rest of this Assair is already recited from the

Lord's Journals.

The Complaint against the Bishop of Lincoln was made in the House of Commons, May 24th, on which a long Debate arose; and several severe Speeches were thrown out against the whole Order. One faid, There had been continual Interruptions all this Parliament. This Bone, amongst the rest, thrown in by a Devik, if a Bishop may be a Devil. That a Speech an honourable Person made in this House hath subbed them, and they now winch; forry fuch as he had the King's Ear to much, Gr. and moved to proceed to no other Buffness till this was righted. The next Day, and Day after, were entirely taken up with Disputes, how to act in this Affair; nor, could a Letter from his Majesty quiet them, but a Message was resolved to be sent to the Lords to require Satisfaction; which was done accordingly as is before related, with the rest of the Proceedings, in the Journals of the Upper House of Parliament.

Jane the 5th, the Commons still persisting in their former Resolution, the Speaker delivered a Message to them, which he had received from the

King,

An, 12. James I. King, That unless they forthwith proceed to treat of his Supply, he would dissolve the Parliament. This Message somewhat alarmed the House; and Sir George Moore got up and spake to this Effect:

The King threa-

'That this Message from the King gave him tens to diffolve much Uneafiness, because of the State of the Comthe Parliament. mon-Wealth. His Majesty's Wants and the People's Grievances; in both which the Common-Wealth is interested; and is the Ship wherein they all failed, and must live or die. That if they neglected what was now to be done, the Common-Wealth would receive the Prejudice. And moved, without farther Delay, to appoint a Committee, to confider of what was fittest to be done concerning all these great Matters.'

> This Speech was seconded by other Members who moved to oblige the King, left he should lay a heavy Hand upon them; that this was a Diffolution, not of this, but of all Parliaments. That great Care was to be had of a good Conclusion, without any Extremity on either Part. Moved to present his Majesty with some Proportion of Supply presently. And to have a special Care to avoid the King's Penury, or his Dif-

grace, &c.

At length it was agreed upon the Question. · That a Committee of the whole House should prepare an Answer to the King's Message: meet that Afternoon; all other Committees, except one on the Bishop's Business, set apart, till this Affair was done.' But, though the House met the next Day, June the 6th, there is nothing of this Business in their Journals; and we must have recourse to those of the Lords, for an End of this unfortunate Dispute between the three Estates of: the Kingdom.

Things standing in this perverse Situation, as before related, and the Commons perfifting in their Resolution that they would proceed to no Business till they had more Satisfaction given them from the Lords, about the Bishop of Lincoln. 6th Day of June, the House of Lords being met,

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after

after a general and long Silence in the House, the An. 12. James I. Lord Chancellor, in a very grave and worthy Speech, as the Journals express it, Gave the Lords great Thanks for having to nobly born with the many Motions he had, so unreasonably, made unto them. And beg'd Leave now to move to them a Bufine's, which, as he faid, himfelf scarce understood. He then put their Lordships in Mind that the King, for weighty and important Reasons did call a Parliament, to begin the 5th Day of April last, and that now it was his Majesty's Pleasure to dissolve the same; and for that Purpose a Commission is now put forth under the Great Seal, which is this Day to be executed.' But first he moved that the following Message should be sent to the Commons, which was generally agreed to.

That the Lords have understood a Commisfion under the Great Seal of England is fet forth for dissolving this Parliament, as this Day, which was begun on the 5th of April last. And, forasmuch as they thought to have heard formething from that House this Morning, they have hitherto stay'd the publishing the said Commission. Lordships now expect to know whether they shall hear any Thing from them or no; otherwise. the Lords Commissioners must this Day dissolve

the Parliament.' The Commons took a little Time to confider of this Message, and, afterwards, returned this Answer; 'That, by it, they were informed of a Commission issued forth to certain Lords, for disfolying the Parliament as this Day. And, that their Lordships have hitherto made Stay of publishing it, expecting to hear something from them, &c. ut supra. In Answer to which, they give their Lordships to understand, That this Morning they receiv'd a Letter, directed to their Speaker, from his Majesty, whereby it was fignified, That whereas Which the Combis Majesty, by former Letters, had declared his mons not regard-Determination to dissolve the Parliament, on Thursday next, except, in the mean Time, their House should.

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An. 13. James I Should proceed in his important Bufiness, for which the same was, especially, called: Yet now it was his Majesty's Pleasure to dissolve the Parliament Tomarrow, being the 7th of this Month, unless they hall before that Time perform what, by the faid former Letters, was required. Lafth, that they bave entered into Confideration of this great Matter.

> The Lords Commissioners, named in the Commission, by Order of the House, withdrew themselves to advise what in this Case was fit by them to be done; and being returned into the House, by general Confent of all the Lords then present, Answer was sent to the Lower House, That their Lordships having confidered of the Answer, which that House sent to them, have resolved to adjourn this Court until Two o'Clock To-morrow in the Afternoon, which will be the 7th Instant; which was done accordingly.

> On that Day were present in the House of Lords.

Purpole.

is accordingly

diffolved.

besides the Lord Chancellor and the two Archbishops, 16 other Bishops, 17 Earls, one Viscount and 33 Barons. Who, being all affembled in their Parliament Robes, after Prayers were ended, the Commissioners, taking Notice of his Majesty's The Parliament Commission for dissolving the Parliament, left their proper Seats, and went up to fit on a Bench or Form, prepared for them and placed cross the House, between the Chair of State and the Wool-Sack, whereon the Lord Chancellor usually fitteth. After some small Intermission, the Gentleman Usher was commanded to fignify unto the Speaker of the Lower House, That the Lords were ready, in their Robes, and did expect the coming up of him and the Commons, to whom his Majesty's

> The Speaker and the Commons being come up to the Bar of the House of Lords, the Lord Chancellor declared, 'That it had pleafed his Majesty to ordain this Parliament to be begun and holden on the 5th Day of April last; and now, for divers

> Pleasure is further to be declared; according to the Commission directed to several Lords for that

good and weighty Confiderations, known to his An. 12. James L. Majesty, he had thought proper to dissolve and finally determine the same; and, that for the same Purpose, his Majesty had been pleased to grant a Commission to certain Lords.' Then the Clerk of Parliament, going up, received the Commission from the Chancellor on his Knees; and, afterwards, from his own Place, read the fame to both the Houses. The Commission itself, being somewhat particular, deserves a Place in these Enquiries.

71MES R. TACOBUS, Dei Gratia, Angliæ, Scotiæ, &c. A remarkable Reverendissimo in Christo Patri, ac fideli Consi- Commission for liario nostro (k), Georgio, Archiepiscopo Cantua. that Purpose. rienfi. totius Angliæ Primati et Metropolitano; Thomae Domino Ellesmere, Cancellario nostro Angliæ; ac etiam Reverendissimo in Christo Patri. Tobiæ, Archiescopo Eboraci, Angliæ Primati et Metropolitano (1), &c. Salutem. Cum nuper pro quibusdam arduis et urgentibus Negotiis, Nes Statum et Defensionem Regni nostri Angliæ et Ecclesiæ Anglicanæ concernentibus, Parliamentum nostrum apud Civitatem nostram Westmonasterii, quinto Die Aprilis ultimo praterito, inchoari et teneri ordinavimus; qued quidam Parliamentum tantummodo incheatum fuit. Sed pro eo quod nullus regalis Assensus, aut Responsio, per Nos, præstita suit, nullum Parliamentum, nec aliqua Sessio Parliamenti, habuit aut tenuit existentem: Sciatis, quod certis urgentibus Causis et Considerationibus Nos Specialiter moventibus, hoc instante septimo Die Junii, dictum Parliamentum, insboatum ut supradictum est, duximus diffolvendum. De Fidelitate igitur, Prudentia et Circumspectione vestris plurimum confidentes, assignavimus Vos Commissionarios nostros, dantes vobis vel aliquibus tribus vel pluribus vestrum, Tenore Prasentium, plenam Potestatem, Facultatem, et Authoritatem, boc instante septimo Die Junii, ad prædictum Parliamentum, inchoatum

(k) George Abbot, translated from London, An. 1610 .-- (!) Tobias Matthews made Archbishop of York, from Durbam, An. 1606. Le Neve's Fasti Eccles. Ang.

An. 12. James I. cheatum ut supra dictum est, Nomine nostro dis1614. solvendum; et ideo Vobis mandamus, quod Vos,
vel aliqui tres aut plures vestrum, prædictum Parliamentum, sic ut presertur inchoatum, hoc instante
septimo Die Junii, Virtute harum Literarum nostrarum Patentium, Nomine nostro, plene dissolvatis et
determinatis, &c. Teste meipso apud Westmonasterium, septimo Die Junii, Anno Regni nostri
Angliæ, Franciæ et Hiberniæ 12, et Scotiæ 47.

Domini Commissionarii, bodie præsentes, Virtute Commissionis prædictæ, prædictum Parliamentum, inchoatum ut supradictum est, dissolverunt; Nomine Regis, Domino Cancellario ita declarante.

By the sudden Dissolution of this Parliament. all the Bills which had been brought in or passed in either House, were frustrated and entirely disa-At the End of the Lords Journal for this Parliament, is a Note, or Catalogue, of fuch Bills as were delivered into that House, with their Titles, by which it appears that about threescore of them were before the Lords; and though feveral were rejected, that there were enough left to employ their Thoughts and Time for that Seffion. Amongst the rest, we find that a Bill for granting a Subsidy, by the Temporality, is mentioned; but no Particulars of it; so this must fall to the Ground as well as the other. Since there is no farther Account, in the Journals, of the Reasons which induced the King to take this Resolution, than what we have already given; we must be content to give the Sentiments of our Historians about it. And first, Mr Wilson, (m) after acquainting us with feveral Projects, invented by the King and his Ministry for raising a sufficient Fund of Money without the Help of Parliament, and they failing, tells us, that one was resolv'd on, though who dare venture, adds he, on such refractory Spirits. 'Yet there was a Generation about the Court, that, to please and humour Greatness, undertook a Par-

(m) Wilfon in Kennet, Page 696.

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\* Parliament; as Men prefuming to have Friends An. 12. James & in every County and Burrough; who, by their Power amongst the People, would make Election of fuch Members, for Knights and Burgesses, as should comply, wholly, with the King's Defires. Somerset was the Head and Chief of these Undertakings; but this was but an Embrio and proved an Abortion. The English Freedom cannot be Remarks there. lost by a few base and tame Spirits, who would on. unmake themselves and their Posterity to aggrandize one Man. For, the Parliament meeting, according to Summons, such Faces appeared there as made the Court droop; who, instead of contributing to the King's Wants, laid open his Wastes: especially upon the Scots, with whom they desire Medietatem Lingua, a Share of Favour. And they befeech his Majesty to stop the Current of future Access of that Nation, to make Residence here, having enough to eat up their own Crums. They enquire into the Causes of the unexpected Increase of Popish Reculants, since the Gunpowder Plot, the Detestation whereof they thought should have entirely extinguished them, and they find it owing to the Admission of Popish Nobility into his Councils; the Silencing of many watchful and diligent Ministers; the divers Treaties his Majesty hath entertained, not only for the Marriage of the deceased Prince Henry, but for Prince Charles that now liveth, with the Daughters of Popish Princes; which disheartneth the Protestant and encourageth the Recusant. Laying open, with these, many other Miscarriages in Government: which the King, willing to have concealed, stopped them in their Course; dissolving the Parliament, and committing to the Tower and other Prifons, (the Beginning of Encroachments upon the public Liberties) fuch as were most active for the Common Good.'

Thus far our Biographer; and how his Reprefentation agrees with the undoubted Authorities of the Journals, is left to the Reader's Judgment. The Commitments he speaks of are not mention'd Vol. V. U there.

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1615.

An. 13. James I. there, nor in Cambden's Annals of this Reign: nor in any other Historian, but who has borrowed from the fingle Authority of this partial Writer. The Reader may remember several Commitments of this Kind done in the last Reign, for Words spoke within the House of Commons, by the Members of it; but, as yet, this present King stands clear from any such Encroachments on the public Liberty. But, to go on still with our Historian.

Wilson informs us, 'That an Aid from Parliament being denied, the Ministry went upon other Projects to raise Money; different both in Name and Nature from the former. A Benevolence was extorted; a Free Gift, adds he, was urged upon them, against their Wills; and they who did not give in their Money must give in their Names, which carried a kind of Fright with it. most knowing Men, (like so many Pillars of the Kingdom's Liberties) supported their Neighbour's tottering Resolutions, by assuring them, That these Kinds of Benevolences were against Law, To prove this, our Author Reason and Religion. goes on and tells us:

'That it was against Law, being prohibited by divers Acts of Parliament, and a Curse pro-

hibited against the Infringers of them.

' Against Reason, because it was unreasonable a particular Man should oppose his Judgment and Difcretion to the Wisdom and Judgment of the Kingdom affembled in Parliament, who have

there denied any fuch Aid.

And, contrary to Religion, That a King should violate his Oath, taken at his Coronation, for maintaining the Laws, Liberties and Customs of this Realm, and be affisted by his Subjects in an Act of so much Injustice and Impiety. continues he, and many other Arguments, inftilled into the People, by some good Patriots, were great Impediments to the Benevolence; so that they got but little Money and loft a great Deal of Love. Subsidies get, adds he, more of their Money, but but Exactions inflave the Mind; no Levies do so much decline and abase the Love and Spirits of the Subjects as unjust Levies; they either raise them above or depress them beneath their Sufferings; which are, equally, mischievous and to be avoided.'

It must be allow'd here our Historian is right in his Politics; Benevolences, though often practified by preceding Kings, as this Work testifies, yet ever met with Grudgings and Heart-burnings in the People. Whilst, the heaviest Taxes, laid on by Parliament, carry their Sanction along with them from their Source.

But we have no Account of the Collecting this Benevolence in any other Historian, except those who have copied from this Original. Mr. Cambden, in his Annals of this Reign, tells us, indeed, that a vast Sum of Money was exacted from the Citizens of London, in the Year 1617, not without Murmuring, as he says; but has not a Word of the other Affair; which, one would think, so exact an Annalist could not have missed if it had happened, and been as general through the Kingdom as the Biographer seems to make it. (n)

The King and his Ministry went on for some Years, and supported the Court and State without the Assistance of Parliament. What other Waysand Means they had to do it, than by the ordinary annual Revenues of the Crown, Customs, &c. will appear in the Sequel; for, though small in themselves, yet they were treated as Grievances in the next Parliament, and looked upon as Impositions on the Public. The Writer of this King's Life owns these to be 'Haleyon Days, in England; no Taxes being now paid, and Trade open to all Parts of the World, a prosound Peace reigning every where.'

The Nation must have been exceeding rich, whatever the Court was, at that Time. In this Interval Robert Carr, Earl of Somerfet, fell into a Snare, probably laid for him by some Enemies,

<sup>(#)</sup> The King got only 52,909l. Cambden's Annalis.

#### The Parliamentary History

An. 14. James I, which the Favorites of Princes can never be without. The Crime was so nesarious, that he and his Lady were made too black by it ever to hope

The Fall of Carr for a Clearing; and, though their Lives were spa-Earl of Somerfet, red, they were fentenced to live in perpetual Infamy and Difgrace. The Story of this Man's Fall is too well known to claim a Repetition here: He was soon succeeded by another Favourite, Gurge Villars, an Englishman; who, through many Degrees of Honour, came, at last, to be created Duke of Buckingham; and will be the Subject of much Debate, in our further Parliamentary Enquiries.

The Cautionary to the Dutch.

About the latter End of the Year 1616, the Towns given up Cautionary Towns were given up to the States, by this King: A Blot in his Reign, never to be wiped out, but yet this Failure, in Politics, may be, partly, imputed to the unhappy Differences between him and his last Parliament; for if a proper Supply had then been given, to relieve the Wants of the State, the King had not been drove to make fuch a false Step. The Reader may remember. that, at the Beginning of the last Session, when the Supply was moved for by one of the Ministry; it was urged, 'That the Garrisons of Flushing and Brill, were near going to mutiny, for want of Pay; and that these Towns were Pledges for near 700,000l.' It is no Wonder then, finee nothing was given to fusiain these Garrisons, if King James was tempted to take the Money and cancel the Mortgage. Those poor and humble States. as they call'd themselves in the last Reign, were now grown up into High Mightinesses; and, being supported by England, in regard to the general Protestant Cause, came, at last, to be a sharp Thorn in the Breasts of their very Protectors. That this was the Case, and that these Towns were given up by general Content is most probable; because, in such an inquisitive Age as this, when the Conduct or Miscarriages of the Ministry were never more strictly fearched into, no Parliamentary Enquiry was ever made about them.

The two grand Points, which took up all the An. 14 James I. Attention of the King and his Ministry at this Time, were the Affair of the Spanish Match, and the Loss of the Palatinate. The former as much detected, as the Restitution of the latter was wish'd Match and the for by the People. After the Death of Prince Loss of the Pala-Henry, the King had fet his Thoughts on a Daugh-tinate. ter of France (proceeding from Henry IV. their late murdered King) for his, now, only Son Prince Charles. Some Overtures were made, by the English Court, to bring this Match about, but they did not succeed; the Duke of Savoy was be- An. 1617. forehand with them, and got the Lady for his Son the Prince of Piedmont. But, during this Negotiation with France, the Duke of Lerma, Prime Minister of Spain, had frequently intimated to Sir John Digby, the English Ambassador at that Court, That it was his Master's Inclination to tie the Knot stronger between the two Crowns of Great Britain and Spain, by matching his fecond Daughter with the Prince of Wales. The Affair being notified to James, it pleased exceedingly; and though so wise a Prince, as he is represented to be, might have feen that this was no more than a Spanish Trick to prevent the French Match, yet did he and his Ministry enter into a long and tedious Treaty about it; King James, removing all the Blocks that laid in the Way of his now darling Defign, only studied how to render himself and his Son acceptable to the Spanish Court.

The Affair of the Palatinate was of a quite different Nature. A War had broke out in Germany, by which Frederic, Count Palatine of the Rhine, who had married the Princess Elizabeth of England, was disposses'd of all his Hereditary Dominions. This Affair made James think of laying aside his pacific Temper, in order to revenge his Son in Law, and recover his Territories for him. An Army was fent abroad for that Purpose; but had not the wish'd for Success. However, these Forces were not to be raifed without a much greater Sum than could be spared from the King's

1619.

#### The Parliamentary History

1620.

An. 18. James I. own Treasury; and finding the Peoples Inclinations to be strongly bent on the Recovery of the

new Parlia. ment called.

Palatinate, he ventured, fays Rubworth (who now comes upon the Carpet) to fend out Writs for a Parliament to meet on the 30th Day of January, somewhat ominous indeed, in the Year 1620, and the 18th of this Reign (o). But it appears by the Journals, that this Parliament was fummoned to meet first on the 16th of January; from thence it was prorogu'd, by Proclamation, to the 23d, and then again to the 30th as aforefaid; divers great and weighty Confiderations of State. particularly in respect of the late great Ambassage. as it is expressed in the Writ, occasioning these Prorogations. It is observable, that the first Writ of Summons, which is given at length in the Journals, in the usual Form, is directed to Charles Prince of Wales, Duke of Cornwal and of York. and Earl of Chester, &c. Which Prince, we find, gave his Attendance, in the House of Lords, almost every fingle Day of this ensuing Session.

A Proclamation for calling this Parliament.

Along with the Writs for calling a new Parliafetting forth the ment, the following Proclamation was published. King's Reasons for the electing of proper Members to fit in the House of Commons; which we shall give in its own Words and Orthography (p).

By the KINGE.

AVING Occasion at this Tyme to deliberate upon divers great and weighty Affaires, highly tending to the Contynuance and further settling of the peaceable Government and Safety of this our Kingdom, whereof God hath given us the Charge; We bave thought good, according to the laudable Cuftome of our Progenitors, to crave the Advice and Affistance herein of our well affected Subjects, by calling a Parliament to begin upon the fixteenth Day of January next; and though there were no more to be had in Consideration but the present Face of Christendom.

(p) Rymer's Public Acts, Tom XVII, P. 270.

<sup>(</sup>o) Rusbworth's Historical Collections, Vol. I. P. 21. Collections begin, only, in the Year 1618, or the 16th of this .. King.

so miserably and dangerously distracted at this Tyme, An. 18. James I. besides a Number of other great and weightie Affaires that we are to resolve upon; we have more than sufficient Reason to wish and desire, if ever at any Time, especially at this, that the Knights and Burgesses that shall serve in Parliament, be, according to the ould Institutions, chosen of the gravest, ablest and best affected Myndes that maie be found. And therefore out of the Care of the Common Good, whereof themselves are also participant, we do hereby admonish all our loving Subjects, that have Votes in Elections. that Choise be made of Persons approved for their Sinceryty in Religion, and not of any that is noted either of superstitious Blindness one Way, or of turbulent Humours another Way, but of such as shall be found zealous and obedient Children to this their Mother-Church.

And, as to the Knightes of Shires, that they cast their Eyes upon the worthiest Men of all Sorts, of Knightes and Gentlemen that are Guides and Lightes of their Countries, of good Experience and of great Integrity. Men that lead bonest and exemplarie Lief in their Countries, doing us good Service therein; and no Bankrupts or discontented Persons that

cannot fish but in troubled Waters.

And, for the Burgesses, that they make Choice of them that best understand the State of their Countries, Citties, or Burroughes; and where fuch may not be had within their Corporations, then of other grave and discreet Men, fit to serve in so worthy an As-For we may well foresee how ill Estects the sembly. bad Choise of unfitt Men may produce, if the House should be supplied with Bankruptes and necessitous Persons, that may desire long Parliaments for their private Protections; or with young and unexperienced Men, that are not ripe and mature for fo grave a: Councell; or with Men of mean Qualities in themselves, who may only serve to applaud the Opinion of others on whom they depend; nor yett with curious and wrangling Lawyers who may feet Reputation by stirring needless Questions; but we wish all our good Subjects to under stand theis our Admonitions, as that

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An. 18. James 1. We noe Way mean to bar them of their lawfull freedom in Election, according to the fundamental Laws and laudable Custome of this our Kingdome, and especially in the Times of good and settled Government.

Witness Ourself at Theobauld, this fixth Day of November.

On the Meeting of the Parliament, January the 30th, the King being seated on his Throne, was pleased to make the following Speech to both Houses. The Substance of it, in Latin, is given in the Lords Journals. Wilson and Rusbworth have inserted one at large; but, upon comparing their's with the foregoing Speeches of this King, so great a Difference appears both in Stile and Manner, as renders them justly suspected. The following is the genuine Speech, taken from Franklyn's Annals, who tells us, (q) 'That he had it from Mr. Munday, an Ear-Witness thereof; and, upon Examination, we find it corresponds exactly with the Latin Abstract in the Journals.

My Lords Spiritual and Temporal, and you the

His Majefty's Speech at open-cing the Seffion, Anno Regni 18, 1620.

At Westminster.

IN multiloquio non deeft peccatum, faid the wifest King that ever was; and this Experience I have found in my own Person; for it is true, that there have been Sessions of Parliament before this Time, wherein I have made many Difcourses to the Gentlemen of the Lower House. and in them delivered a true Endeavour of my · Heart: But as no Man's Occasions, be they e never so good, can be free from Censure, in regard of the Excellency required to make Perfection; so it may be, it pleased God, seeing fome Vanity in me, to fend back my Words as Wind spit into my own Face. So, as I may truly fay, I have often piped unto you, but you have inot danced; I have often mourned, but you have f not lamented: But now I have put on this Resolution

(9) Preface to Franklyn's Annals.

folution for the few Days that are left me in this An. 18. James L.
World, wherein I know not how far I have
foffended God; and if it may please you, especially of the Lower House, to apply this Rule
unto yourselves, you may find the more Fruit.
Now to the Errand of your being called his
ther; for entring whereunto the more easily, I
will begin with the general Condition of a Parliage.

ament, not to instruct you, whom I suppose not to be ignorant, but to refresh your Memories; and first what a Parliament is. It is an As-

fembly compos'd of a Head and a Body: The Monarch is the Head, and the Body is the Three

Estates; which are called in all Monarchies a

Parliament, which was used and created at the

first by Monarchy; for King's were before Par-

liaments; who, as foon as they had fettled a
 Form of Government, and were willing that

their People should be guided by Laws, called a

Parliament: I know there are divers Sorts of

Foreign Parliaments, some more, some less in

Number: But I leave them; only this I would be have you to observe. That it is a rain Thing

have you to observe, That it is a vain Thing for a Parliament-Man to press to be popular; for

there is no State or Parliament without a Mo-

narchy; fo the Grizons, Swiffes and Low Coun-

tries, which are governed without a King, have

on Parliaments, but Councils and Affemblies.

This I put you in Mind of, that you serve under

a Monarch, and that you must stand or fall with it.

Now confider, First, Who calls you? Your King. Secondly, Whom he calls? the Peers,

who in respect of the Eminency of their Places

s and high Honours, have an Interest therein by

Birth and Inheritance, because they are to affish
 the King in his greatest Affairs. In the next

Place is the Church, the Clergy; yet not all of

them, but the principal Heads thereof, the Bishops, whose Holiness of Life doth claim a

Privilege in Advice, and in respect of their Baro-

f nies: Also the Knights stand for the Shires, and

# 314 The Parliamentary HISTORY the other Gentlemen for the Burroughs; of

there is the whole Body compos'd. Thirdly,

An. 18. James I.

Why you are called; viz. To advise the King in his urgent Affairs, to give him your best Advice in such Errands as he shall ask of you, or ' you shall think fit to ask his Advice in. King makes Laws, and ye are to advise him to make fuch as may be best for the Good of the Common-Wealth: There is another Cause also, ' viz. The House of Commons is called, for that they best know the particular Estate of the Country; and if the King shall ask their Advice, can best tell what is amiss, as being most sensible of it, and also petition him to amend and redress. 'You are the Authors of Sustenance also to him, to supply his Necessities; and this is the proper Use of Parliaments. Here they are to offer what they think fit to supply his Wants; and he is in Lieu hereof to afford them Mercy and Justice; and this is that I boldly say, and am onot asham'd to speak it, that all People owe a Kind of Tribute to their King, as a Thankful-" ness to him for his Love to them; and where there is this Sympathy between the King and his People, it breeds a happy Parliament. Thus much of the general Condition and fpecial Use of Parliaments in this Kingdom. ' Now I come to the particular Causes which moved me to call this Parliament. ' First, as in all Parliaments, the King must have a special Care to make good Laws; for ex " malis Moribus bonæ Leges oriuntur: For the elder the World grows, Men become the more wife, the more crafty, and the more finful; and therefore the more Need to make new Laws for new Crimes. And here I am in a large Subject, yet

First, For Religion there are Laws enough,

to as the true Intent and Execution follow; the

them.

because of my intended Brevity, I will speak of
no Particulars, but hold it best to leave it to the
Times wherein you should both see and read

Maintenance of Religion stands in two Points: An. 18. James I. 1. Persuasion, which must precede; 2. Compulfion, which must follow; for as all the World cannot create a new Creature, be it never so ' little, so no Law of Man can make a good Chrifitian in Heart, without inward Grace; but the Minister must persuade, and leave the Success to God; and if there were not so many Priests and \* Tefuits, there would not be so many perverted to Ill; yet it is not enough to trust to a good Cause and let it go alone; likewise the busy · Puritans, do but see how busy they are in perfuading the People. But God forbid that I should compel Mens Consciences, but leave them to the Law of the Kingdom; for the Rumour that is spread, that I should tolerate Religion in respect of this Match, which hath been long intreated with Spain for my Son, I profess I will do nothing therein which shall not be honourable, and ' for the Good of Religion: The Trial which s you have had of my Works and Writings, wherein I have been a Martyr, to:tur'd in the 6 Mouths of many idle Fellows, may give you ample Testimony of my Integrity, in such a Sort, as I hope you trust the Wisdom of your ' King so far as that I will never do one Thing in Private, and another in Publick: But if, after this my Declaration, any shall transgress, blame ' not me if I see them severely punished.

' Now the main Errand, to speak Truth, which I have call'd you for, is for a Supply of my urgent Necessities; ye can all bear me Witness I have reigned 18 Years among you; if it be a · Fault in me, that you have been at Peace all this while, I pray you pardon it; for I take it for an • Honour to me that ye should live quietly under · your Vines and Fig-Trees, eating the Fruit of your own Labours, and myself to be a just and merciful King to you; ye have not been troubled with pressing of Men, and with a thousand Inconveniences which the Difaster of War pro-• duceth; and yet within these 18 Years I have

An, 18. James I.

had less Supplies than many Kings before. last Queen (of famous Memory) was so far supplied in her Time, as it grew to an annual Contribution; which by Computation came to 135,000 l. a Year at the least. I had never above four Subfidies, and fix Fifteenths; I challenge no more Desert than she; but sure I am, I have governed you as peaceably the Time fince my Supply hath been, as if Women with Child, · quæ decem tulerunt Fastidia Mensis, who after ten-Months Longing are delivered of their Burden; but I have travailed ten Years, and therefore onow full Time to be delivered of my Wants. was ever willing to spare you till now. It is true, 'Two Arguments were used in other Parliaments against Supplies: First, That many Subsidies had been given by them, and therefore they required a Time of Respiration; which Objection ' is now taken away: The other was, That my 'Treasure was consusedly governed by me; so as fome did not flick to fay, that they would give • me all they had, were they fure it would come into my Purse: Now you have seen Trial of my late Care in two Years last past, in looking Into the Particulars of my Estate, wherein I must confess that I have found my Revenue, as Job's Friends, forfaking me. In my Houshold Expence I have abated 10,000 l. per Annum; in the Navy I abated 25,000 l. per Anum; and shortly hope to abate 10,000 l. more in mine Ordnance; 4. I have brought mine Expences from 34,0001. to 14,000l. and yet was loth at first to think ' that Things were so much out of Order; but at the last, by Means of the Information of some ' private honest Gentlemen, I was induced to enter into a particular Survey; and herein such was the Love of my young Admiral to me, as he took the only Envy of all upon himself for my ' Sake; and tho' be but young, yet I find him true in Faith, and an honest Man, who hath had the better Success in all the rest; he took under himfelf divers Commissioners, as a young Comman-

der should do, the better to preserve him from An. 18. James I. Errors, and then fought no Reward, but my

good Service; yet went nevertheless through

 all with a great Diligence and happy Success; and therefore I hope the Kingdom shall fay I

have a true Care of my Estate, not taking from

others, by Violence, House or Land, but go-

verning my own with good Husbandry: And

onow I look your Supply will not fall into a bot-

tomless Purse.

<sup>6</sup> The next Cause of your calling is for an urgent • Necessity, the miserable and torn Estate of Chrifendom; which none that hath an honest Heart, can look on without a weeping Eye. I was not the Cause of the Beginning thereof, (God knows) but I pray God I may be a happy Instrument of a happy Ending the Wars in Bohemia; I mean, wherein the States expell'd the Emperor, and chose my Son-in-Law their King: I was requested at first by both Sides to make an Agreement between them; which cost me 3000l. in fending Doncaster on an Embasty for that Pur-In the mean Time they cast off all Allee giance, and chose my Son, who sent to me to know whether he should take the Crown upon him or not; and yet within three Days after, before I could return my Answer, took the Crown on his Head; and then I was loth to

• meddle in it at all, for three Reasons. · First, I would not make Religion the Cause of deposing Kings. I leave that Cause to the Jefuits, to make Religion a Cause to take away

• Crowns.

Next, I was not a fit Judge between them; for they might after fay to me, as he faid to . Moses, Who made thee a Judge over us? And myself would not be content that they should

iudge whether I were a King or not.

Lastly, Because I had been a Meddler between them, and then to determine my Son might

take the Crown upon him, had been unproper; and yet I left not off, so far as Nature compell'd

1620.

An. 18. James I. me, to admit his Good. I permitted a voluntary Contribution, to preserve the Palatinate, which came to a great Sum; for that Purpose I borrowed also 75,000 l. of my Brother of Denmark, and now have fent to him to make it up 100,000l. and all this have I done with the Charge of Ambassadors, and otherwise; which have risen to an infinite Sum, which I have born myfelf, " and hath cost me above 200,000l. in preserving the Palatinate from invading, finding no Hope of the rest, besides 300,000 l. and besides the vo-' luntary Contribution: And I am now to take Care for a worse Danger against next Summer. albeit. I will leave no Travel untried to obtain a happy Peace; but I thought good to be armed against the worse Time, it being best to intreat of Peace with a Sword in my Hand. Now I ' shall labour to preserve the Rest; wherein I declare, that if by fair Means I cannot get it, my ' Crown, and Honour and all shall be spent with ' my Son's Blood also, but I will get it for him: And this is the Cause, for all the Causes of Re-' ligion are involved in it; for they will alter Re-' ligion where they conquer, and so perhaps my Grand-Child may suffer, who hath committed no Fault at all. There is nothing done without a speedy Supply, and bis dat qui cito dat; wherefore I hope you will no more fail me now, than you have done my Predecessors. In this I must trust your Cares; and I think if a Man could see all your Hearts in one Face, it would testify a general Acclamation of this my Motion .-Confider who it is that moves you, your King; and his Care of Reformation, and the Charges which he hath discharged, besides 40,000 l. of late in the Pyratical War; and confider if I deferve not your Respects.' · For your Parts you may be informed of some-

thing fit to be required of Me for Matter of Ju-

flice; I never directly nor otherwise defired the contrary; for which Purpole I have chosen

Judges of the best Learning and Integrity that I

could; and if they prove unjust, I will not spare An. 18. James I. them. It's strange that my Mint hath not gone this eight or nine Years; but I think the Fault of the Want of Money, is the uneven balancing of Trade; for other Things (I confess) I have been liberal; but the main Cause of my Wants hath been the ill Government of those whom I ' have trusted under me: For Bounty, I will onot make every Day a Christmas; and yet it may be I have nurt myself in some, and in others my Subjects; but if I be truly informed, I will rightly reform; but for you to hunt after Grievances to the Prejudice of your King and your felves, is not the Errand: Deal with me as I deserve at your Hands; I will leave nothing undone that becomes a just King, if you deal with me accordingly. I know this Parliament hath been of great Expectation; and so was that at my first Coming, when I knew not the State of this Land. I was then led by the old Counsellors I found which the old Queen had left, and it may be there was a Misleading, and a Misunderflanding between us, which bred an Abruption: And at the last Parliament there came up a firange Kind of Beasts called Undertakers, a Name which in my Nature I abhor; which caused a Dissolution; now you have the Ad-' vantage, that I call you out of my free Motion, and my Trust is in your good Offices for • my good Estate; even in all and every one of you I hope I want not good Subjects; and I assure you, ye shall find an honest King of me: How happy a Fame will it be that he is reverenced and loved by his People, and reciprocally loves them? Now shall I be honoured by my Neigh- bour Princes, and my Government peradventure made an Example for Posterity to follow. And fo I leave you.'

After the King had ended, the Lord Chancellor, Sir Francis Bacon Viscount St. Alban, by his Majesty's Command, directed the Commons to chuse

An. 18. James I. chuse a Speaker; who presented Thomas Richard1620.

An. 18. James I. chuse a Speaker; who presented Thomas Richardhe, sith the usual Ceremonies, was approved of.

Thomas Richardion, Eiq; elected Speaker.

In order to give the Proceedings of this Parliament, with the Utmost Impartiality, we shall keep strictly to the Authority of the Jaurnals; except where Rushworth, or any other Historian intervenes, with some Circumstances not taken notice of in the former. By the same Rule we may be able to detect any Fallacies, which the Prejudice of Party, now beginning to run high between King and Parliament, may have given Rise to. For this End we shall adhere, more closely, to the Proceedings of this Parliament, in Die ad Diem, than we hitherto have done; the Justness of which Method it is hoped will compensate for the Tediousness of it.

The first Day of doing Business, in the House of Lords, was February 5th, when the Lord Chancellor moved the House, 'That such as have any Proxy from any Lord, licenced by his Majesty to be absent, should deliver the same to the Clerk of that House; and that every Lord should cause the Writ of Summons, to him directed, to be given to the same Clerk; to the End Debate on the tothe Commons, so entered.

for furmoning it may better appear who was absent.

After this, the Lord North stood up and acquainted the House, That having read and confidered of the Summons, directed to himself, he found the same to vary from the former and antient Form of Writs of that Nature. fideration of which was by their Lordships referr'd to the Committees, which shall be nominated and appointed to confider of the Orders and Customs of this House, the Privileges of the Peers of the Kingdom; and Lords of Parliament. A Committee was immediately named for that Purpole. confisting of the Archbishop of Canterbury, all the great Officers of State, eight Earls, fix Bishops. and fifteen Barons. These had Power to call to attend them the Chief Lord Juffice, fome other Tudges.

Judges, the Attorney General, and such other of An. 18. James 1: his Majesty's Council as they thought fit, to 1620: meet in the painted Chamber, after the Rising of the House.

February 8. Several Lords were excused Attendance for Want of Health, or on other Occasions. The same Day one Richard Camell, a Clerk in the Petty Bag-Office, was brought to the Bar of the House of Lords, to answer a Complaint made against him, for omitting in the Body of the Writs, directed to several Lords, these Words. perdilecto & fideli nostro, and had only given the Names of such Letds, to whom the said Writs were directed. And though the faid Camell did then and there, on his Knees at the Bar, humbly acknowledge his Fault and declared himself very penitent for the same; yet, as he was not able to excuse or make any Defence for his Neglect, and because it was held justly offensive to those Lords whom it particularly concerned, and to be much against the Honour and Dignity of the House; by unanimous Confent, the faid Camell was committed Prisoner to the Fleet.

This Day, a Report was made from the Committee of Privileges, &c. and a Schedule, or Note, was delivered in of what they had already done, and how they intended to proceed. It was ordered that the faid Note should not be entered or registred till towards the End of this present Parliament, when a Detail of all their Proceedings was to be given in, and, on which the House was to order accordingly.

Feb. 10. An Order was made for the Enlargement of Richard Camell, on his humble Petition to the House. And the House was called over, when every Lord answered distinctly to his Name, beginning with Charles Prince of Wals, and so descending down to the youngest Baron.

Feb. 14. The Lords being informed that some Messengers from the Commons attended at the Door, they were called in. When Sir Edward Goke, accompanied with the Lord Cavendish, Sir Vol. V.

Ah. 18. James I. Fulk Grevile, Chancellor of the Exchequer, the Treasurer of the Houshold, Mr. Secretary Calvert, and several others of that House, delivered the following Message to the Lords

following Message to the Lords.

A Conference for That the House of Commons do pray a Conputting the Laws ference, concerning joining in Potition by Comin Execution a mittees of both Houses, unto his Majesty, for the
gainst Jesuits, Sec.
better Execution of the Laws against Jesuits, Seminary Priests and Popish Recusants; and this, by
the Nether House, is defired to be with all convenient Expedition.

After the Messengers were withdrawn, the House took the Message into Considerat in; the Desire of the Commons was generally approved on, and a Committee for the Conference was appointed.

At the Request of the Archbishop of Canterbury, a Sub-Committee of nine Lords was named, for the Matter of Customs and Privileges, &c. instead

of the greater Number aforefaid.

Feb. 15. The Lord Chancellor declared that his Majesty, having been moved to know his Pleasure when the Committees of both Houses shall wait on him, with their Petition, relating to Jesuits, &c. had appointed Saturday the 17th Instant for that Purpose. The Lord Chancellor was defired to be the Common Mouth, in delivering the Petition from both Houses to the King: But some Debates arising, about the Form of the Petition, the Consideration thereof was referred till next Morning.

February 16. It was moved, that fince the Commons defired his Majesty to declare himself for the Execution of the Laws against Jesuits, Seminary Priests and Popish Recusants, by Proclamation, whether, to the Word Proclamation, or otherwise, should not be added? Upon a Division of the House, it was carried for the additional Words; but, with Proviso, That if the Commons did not approve of them they should be left out in the Petition. The Committee of Lords having acquainted that of the Commons with this Resolution, the Commons insisted upon it that nothing tormerly agreed to should receive any Alteration in

in Matter or Form. The Prince was of the Lords An, 18. James I. Committee.

This Day, also, the Lord Chancellor acquainted the House with an odd Affair, concerning a Quar-Quarrel between rel or lar happening between two noble Members the Earl of Berkof that House, the Earl of Berksbire and the Lord thire and Lord Screep; namely, that the former did push, or thrust, Scroop; the other, forcibly, in the House, against the Ho-

nour and Dignity of it.

Hereupon, both the faid Lords were called to the Bar to answer the Misdemeanor aforesaid: and. it appearing, by Proof, that the said Earl was the Aggressor, and did violently push the Lord Scroop: they were both ordered to withdraw into separate Rooms, till the House could take Consideration of this Matter. Soon after the Earl of Berkhire being called again to the Bar of the House, and being on his Knees, the Lord Chancellor told him that the House had considered of his Fault, which they found to be very great; in that his Lordship being a Peer, who therefore should be tender of the Privileges of the House, had, in the House and in the Presence of the Prince his Highness, offered Force to a Member of the same. The Cenfure therefore was, that his Lordship be committed close whereupon the Prisoner to the Fleet, until the House should take former is comfurther Order in that Cause. The Gentleman-mitted to the Usher was ordered to attend the said Earl to his Fleet. own House, at his Request, but disarmed, and from thence to the Fleet.

Afterwards the Lord Scroop was called for and brought into the House, and ordered to his Place; to whom standing uncovered, the Lord Chancellor declared. That the Lords had confidered of the Nature of the Fault wherewith he stood charged. and found him not worthy of Blame, for any Fault of Commission, but only of Omission, in not complaining to the House. That otherwise he had carried himself temperately, and therefore it was the Pleasure of the House he should keep his Place.

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An. 18. James I. 1620.

February 17. Some Reports were made to the House by the Sub-Committee on Customs and Privileges, viz. That they defired Authority to be given them, to depute some proper Persons to have Recourse to, and make Search amongst any of the Records of the Crown for Matters relating to them; for the more Ease and speedier Proceeding in that Business. That they may, also, have Power to peruse daily, and rectify what they think fit in the Journal Books of this House, now or hereafter to be entered there by the Clerk of Parliament: both which was agreed to.

The Lord Hunsdon, one of the faid Committee. acquainted the House, That, in one of their late Meetings, a Debate arose, in which the Opinion of two Judges, who were appointed to attend them, was asked. That the said Judges were unwilling to deliver any Opinion, or to enter into mittee in Matter any Discourse about it; because, as they alledged.

Proceedings of the Lords Comof Privilege.

the Matter proposed touched the King's Prerogative. But the Committee, conceiving that the fame did hot any way concern the Prerogative of the Crown, do think such Forbearance in the Judges, to fatisfy them in this Matter, very diftafteful and difliking to them.

This was feconded by the Lord Houghton, who added, What the noble Lord before had spoken did not proceed from Curiofity in the Committee : for, upon Perusal of the Writ of Summons to the Judges, they find that they are thereby called Confilium impensuris. Lastly, he said, that the Committee was as tender of his Majesty's Prerogative as was fitting. Hereupon it was ordered, that both those Judges should attend the House, to answer this Affair, at their next Sitting.

The fame Day the Lord Scroop moved the House for the Enlargement of the Earl of Berkfiire, committed for an Offence against himself and the Honour of the House. It was ordered, that the faid Earl should immediately have the Liberty of the Prison, but to continue there till the House

shall take further Order therein.

February 19. The Lord Chancellor made a Re-An. 18. James 1.
port to the Lords of what had passed at the Access
of both Houses unto his Majesty's Presence, on
Saturday last. His Lordship's Relation was brief,
as he told them, as well because most of all their
Lordships were then present; but, principally, for
that his Lordship knew, and willingly acknowledged, he was no way able, in any Degree, to
deliver it in such Sort as his Majesty spake it.

The Lord Berk/bire's Submission having been delivered in Writing, it was openly read in hac

Verba:

#### My. Lords,

I am wonderfull forry to have so overshot myself, as to have done any thing that justly distasted the Berkshire's Sub-House; especially, at such a Time as his Highness mission. was therein; which I desire your Lordships to conceive to have proceeded out of sudden Passion, in respect of a Conceit and Apprehension of a Distaste given me. But still I submit myself to your Lordships grave and wise Censure, humbly requesting your Lordships to accept of this, as Satisfastion, from him that will ever be,

Your Lordships humble Servant,
F. BERKSHIRE.

After the Reading of a Bill of no public Concern, the Lord Berkshire was called, and being directed to stand up, from his Knees, the Lord Chancellor spoke to him to this Effect:

My Lord of Berkshire,

When you were last here you heard of your Fault and Punishment, now you shall of your Releasement: The Lords having understood and nobly considered of your Submission; and the Party, especially grieved, being a Suitor for your Discharge, whereunto all their Lordships have yielded; with this, that a public Reconcilement and Satisfaction be made between you.

The Lord Berkshire then went to the Prince at the upper End of the House, and, on his Knees, X 3 said

1620.

cilement with

is discharged.

An. 18 James I. faid fornewhat in a low Voice to him; it was not heard by the rest of the Lords, but thought to be an Acknowledgment and Submission for his Offence committed in his Highness's Presence. terwards the Lord Scroop went from his Place to the Prince, and there, in Presence of his Highness and many of the Lords standing by, the aforesaid two Lords were reconciled. The Lord Chancel-Upon his Reconler being returned to his Place, openly rehearfed Lord Scroop, he this Matter to the House; and added, That if either of the faid Lords, so reconciled, should at any Time hereafter, do, or offer to the other, any Wrong, contrary to this Reconcilement; the Party, so offending, would be deem'd guilty of an high Offence to the Prince and Contempt of the House.

February 20. A Message was sent from the Lords to the Lower House, desiring a Conference, in which the Substance of his Majesty's Answer to the late Petition of both Houses, might be delivered to them, by the Lord Chancellor, who by common Consent had been appointed the Prolocutor of both Lords and Commons, on that Oc-The Time, if it was convenient to them.

forthwith in the Painted Chember.

This was agreed to by the Commons; and on the Return of the Lords Committee, the Lord Chancellor acquainted the whole House, That he had communicated the Substance of his Majesty's Answer to the Committee of the other House, from fuch Notes as he had taken of it, when it was given. That, thereupon, Sir Edward Coke. one of their Committee, had defired him to let them have the Memorial in Writing which he had taken; fince they of the other House had delivered in their Suit, or Petition, in the same Manner. To this he answered, That forasmuch as the Paper, on which he took the faid Memorial was fmall, and unfit for public Perusal, he desired he might have Time, till To morrow, to perfect his said Notes.

'nę

The Question being then put, Whether they An. 18, fames I. should be delivered in the Manner the Chancellor mentioned? It passed in the Affirmative. The Lord Hunsden moved that the Original should remain with the Clerk of this House, but was not seconded.

Nothing material bappening to come before the Lords for some Days, their Time being taken up in reading of private Bills, or fuch as did not greatly affect the Public, and hearing Complaints on Breach of Privilege for Arrests, &c. we shall now look into the House of Commons.

They first set out with Religion; a Jove Prin- Debate in the cipium, as Sir James Perrot said; who moved, commons, That all the Members of the House might take the Communion; which was a Touchstone of their Faith.' Sir Edward Gyles moved for 'Liberty of Speech, but not to admit extravagant Speeches: and that fuch should be punished in that House. That there were many Pepi/b Recusants, and Multitudes of Jesuits and Seminaries, ready for Mischief, in and about this City. That their Malice Put the House in encreased with their Number. Mind of the Gun-Plowder-Plot. Moved to petition the King to put the Laws in Execution against them.'

This Motion was seconded by Sir Jerome Horsey, who moved, 'That four, or fix, of that House might be appointed to fearch the Vaults and Cellars, under the Parliament House, twice a Week. That Numbers, hereabouts, might prove dangerous; and their Malice like to be the principal Cause of the Ruin of the King of Bohemia. Their making Bonfires and rejoicing at it. But hoped that King yet remained the Lord's Anointed, and that he would be again established; and be the Means to ruin the Pope. That they that eat their

God would eat us. &c.'

These and many more such kind of Expressions. were thrown out against the Papists. And it was at last agreed for a Conference with the Lords to ioin.

As 18. hours I join with them in a Petition to the King to put

the Laws in Force against them.

The Supply;

The same Day, February 5th, Mr. Secretary Calvert put the House in Mind of what this Parliament was principally called for. 'The Ardua Regni, mentioned in the Writs, were to make good Laws, and to supply the King's Wants; which last was for to keep the State from Danger and Scorn. That this was more preffing and now a bleeding Bufiness; therefore, though it was not usual, yet, in respect to the Necessity and Rareness of the Case to begin first with this. King expected a Supply, in these his urgent Neceffities, and especially to recover the Patrimony of his Children, that the King's Wants were known to be urgent; and how could it be otherwise, confidering the vast Expences of the Crown, and the small Means the King had received from his Subjects; except the Benevolence, none in ten Years Time.'

'The King had strove to lessen his Expences, being loth to burthen his People; Houshold, Navy, Ordnance, Ireland, &c. The Crown not to be suffered to lie under this Burthen without Help. Dangerous, not to King only, but to Kingdom also; for they are Relatives not to be disjoin'd.'

'Though the King, for many just Causes, had hitherto been Neutral for Bohemia; in respect of Conscience, Honour, &c. Yet, for the Palatinate, if not by Treaty, he was resolved by War to regain it. But this admits of no Delay, one Day's Neglect may overthrow it. The State of it now is, that Sp nola hath conquered all but Herdelberg and two or three other Places; Behemia defeated; all the Confederate Princes and Countries fall'n off, and reduced to the Emperor's Obedience. That this Affair had been referred to a Council of War, who have reported 30,000l. Charge for the first Year. The King already hath borrowed and employed in that Business roo, oool. That an extraordinary Embassage was ready; but the best Treaty was with Sword in Hand.

f That

That all Christendom was in Confusion; Ger-An. 18. James 1.
many, Behemia, the Low Countries, Sweden and
Poland; the Turk had got the greatest Army they
ever had, fince the Time of Solyman; which was
to be ready by the 1st of March. This Circumstance, alone, is very important to us; and it is
not honourable for our King to have his Sword in
his Sheath, when so many are drawn.

For our Grievances; they are many and just; no Body without some Sores; the King, had promised a gracious Hearing on that Score; and he that will not take hold of it, betrayeth his Country for which heis rusted. Lastly, he moved for a

Committee.' o':

Sir William Cope spoke next. 'He professed his own Zeal to surther the King's Business; but was against the Question for a Committee at that Time. He wished this Parliament had been held a Year ago; but now it was fitting to look what was to be done. That the Supply, granted, must be divided; for Bohemia, the Palatinate, and for the King's other Wants; but a Committee was not fit now for any of them. That he expected a Committee of the whole House would sit every Afternoon; to consider the State of Christendom, England, the State of Wars, and the best Means to carry them on. This to be done by a general Committee; which will be the greatest Terror to the Adversary.'

The Treasurer of the Houshold said, 'That he beseeched the Honourable House to consider, that never any well-affected Subjects had greater Cause to be pressed and make Supply for preventing of pressing Dangers. That there was no Doubt of the King's Willingness for Retribution. Open and free Dealing with him, were the best Means to work upon his Royal Disposition. He promised all his own good Offices to further this; and concluded, That whosever doth not so, be-

trayeth both King and Kingdom.'

Sir John Davys. 'I expected not this Motion, as this Day; but I think it fit, fince it is now moved.

An. 18. James I moved. All Men run together to quench a Fire: which is our Case. Though we are not so here; yet the Palatinate is on Fire; Religion is on Fire;

and all other Countries on Fire.

Though we begin this Matter now, we cannot end it so; though we agree on Subfidies, yet, there must be Time for drawing Bills, reading and pasfing them: Commissions, Levving, Paving in &c. But this is the greatest Cause, the greatest Occasion for a Supply, fince the Conquest. I shall mention four other Causes.'

1. For Recovery of the Holy-Land, 2. For the Redemption of Richard I. q. For the Recovery of France. 4. For faving of Ireland; but. the Recovery of the Palatinate is greater than all.

For the take of Jerufalem, there was a perpetual War, for 100 Years, at least. Heavy II. gave 50,000 Marks at that Time. Richard I. pawned all the Jewels and Demeines of the Crown. All this to obey the Pope's Commands and Impofture; which was to recover that bleffed Land the Pope had curfed, but, his End, to usurp their temporal Jurisdiction. We, for the Palatinate, have a just Title, they none.'-

Richard I. his Ranforn was For the second. 150,000 Marks; Plate of Religious Houses, Chalices, &c. were melted down for it. This was a noble Work, and better than the French did; who left their King here, several Years, unransomed. But Religion was not then in Question, as it is

now.'

'So for the Wars in France; the Title was just, and though recover'd at last, yet there was great Expence about it. No Loss, if it had not been meddled with at all. But, the Palatinate otherwife; this is dangerous to the Low Countries, the United Princes, and the whole Protestant Interest.'

For Ireland, two Millions were disbursed; and fix Subfidies and twelve Fifteenths given here. Yet, the Loss of Ireland not so dangerous as the Palatinate; for the Irish would never long have endured Spanila

Spanish Tyranny. Therefore, I move, for giving An. 18. James L. this very Day; and, no Doubt, God will bless it. 1620.

On the other Hand, Sir George Moore faid,
That fince diverse Things had been proposed,
every Man expected and required Liberty of
Speech. As free Choice so free Voice. That this Freedom of
was granted in the Proclamation before Parlia-Speech;
ment; (r) and fince, by the King's own Mouth.
We live under Laws made by ourselves; other
Nations are governed by the Civil Law; and, he
doubted not but every Man would keep himself
within Bounds.'

That Religion and the Church were the principal Matters of a Parliament; Grievances and Supply the next. Parliaments were antiently called to relieve Grievances, as appears by the Statute of Edward III. And many of those were increased in this long Intermission. That Esau came out first, yet Jacob was the Blessing. Therefore, he moved, That the Supply and Grievances might go Hand in Hand together; and that a Committee of the whole House might be appointed, to consider of both; but no Speech now de quanto.

Sir James Perrot. ' If we differ with our Equals, to have it done in Love; if, with our Superiors, with Respect. Supply and Grievances to be as Twins; to go together and have no Precedency. That there was a Proclamation to restrain speaking of Matters of State, and the King's Speech confirmed it. There was, also, a Restraint put on petitioning in Religious Matters. Moved for a Petition to the King to explain himself what he intended by Matters of State. If Recusants and the like, so Monopolies, &c. may come within the Compass of the Prerogative: Even, for the Palatinate, what to be given, how to be employed, &c. may come within Compass of Matter of State. A Committee may form such a Petition, and bring it into the House To-morrow. Is against Conference with the Lords; Frustra fit. per plura, quod fieri potest per pauciora. He truly ho-

(r) See before p. 312,

**1620.** 

An. 18. James J. honoured all the Lords in general; but, in the last Parliament they rejected Conference; if they denied them again it would be a Prejudice. Moved for a Committee to confider of a Petition to his

Majesty to the Purpose above.

The Master of the Rolls. I commend the last Gentleman's Speech, but differ from him, in fending a Meffage to the King about that which he vielded before, as freely and fully as could be. I hope that none will abuse this Liberty of Speech, and, if they do, that this House would punish them for it, before Notice be given of it to the

King.

\* For the Necessities of the Kingdom; all who have spoken have done it to one End; every one hath a special Interest in it, in regard to his Estate, Children, &c. He speaketh both for King and Kingdom. The Hazard of the King's Grand-Children which are five, descended from the Lady The Relief is thought necessary by all; the Question, only, of the Time when to treat of it. If not speedily, it will do no Good; necessary Delays, though begun now, must make it long before it be received. I agree that Supply. and Grievances go together; and that half the House may attend one and half the other. Neceffity is a Law, against which there is no Reason. ing. Let both be reported together. The King hath more Desire to redress our Grievances, than we to fapply him.

Firtus silere in Convivio, Sir Edward Coke. Vitium in Consilio. I joy that all are bent with Alacrity against the Enemies of God and us; 7efuits, Seminaries, and Popifb Catholics; it was a Grievance complained of the 8th of this Reign. that the Laws against Reculants were not executed: I would have all those Grievances, 8 Fac. reviewed, of which that was one; if any new increased to take special Consideration of them. phan were thirty Days in Examination of the Powder-Plot at the Tower. The Root of it was

out

out of all the Countries belonging to the *Pope*, An. 18. James I. And *Faux* repented him that he had not done it. 1620. God then, and in 1588, delivered us for Religion's Sake.'

 The Privileges of the House concern the whole Kingdom; which, like a Circle ends where it began. But take heed, we lose not our Liberties, by petitioning for Liberty to treat of Grievances, &c. No Proclamation can be of Force 2gainst an Act of Parliament. In Edward the 2d's Time, a Parliament was holden every Year, that the People might complain of Grievances. If a Proclamation comes against this; the Law is to be obeyed and not the Proclamation. The 4th Henry VIII. Strowde moved against the Stannary Court; but was fined after the Parliament, and imprisoned by the Steward of the Stannary. Thereupon, a Law enfued, for Freedom of Speech in the House; but it ought to be done in due and orderly Manner.'

'My Motion is, that the Grievances may be fet down; those that are nought in Radice, or Tractu Temporis, first. The King's ordinary Charge and Expences much about one; the extraordinary ever born by the Subject; therefore the King can be no Beggar. And, if all the Corn be brought to the right Mill, I will venture my whole Estate, that the King's will desray his ordinary Charges. Lastly, he moved for a Committee of the whole House for Grievances; and said And Grievances. the Remedying them would encourage the House.

and enable them to encrease the Supply.'

The Upshot of this Debate, was, that, at last, it was put to the Question, Whether a Petition to the King for Freedom of Speech, against Recufants, the Business of the Supply, and for Grievances, should be referred to a Committee of the whole House? And it was resolved to go upon them that Afternoon.

But we hear no more of this Matter of Supply for a long Time. The public Grievances got the upper

1620.

An. 18. James I. upper Hand of it intirely; and the House of Commons applied themselves so closely to this Point, and the Censuring of Delinquents in Patents and Monopolies at Home, that they feem'd to have, in a manner, intirely forgot the Palatinate and all other Affairs Abroad.

**Proceedings** Mompesson, a Monopolist and Patentee.

In order to begin the Reformation with themselves, the first they laid Hands on was a Member of their own House, Sir Giles Mompesson, a Proagainst Sir Giles jector, and a great Dealer and Patentee. Man they convened before them, and ordered him into Custody of the Serjeant at Arms; but he, heing confeious of his Guilt, found Means to make his Escape and fled beyond Sea. The Particulars of this Affair best appear in the Journals of the Lords, to whom the Commons carried their Complaint against the said Sir Giles, and others concerned with him in the Execution of his Projects: All the judicial Proceedings both against this Man. and others of much higher Rank, in the Sequel, being transacted before this supreme Court of Judicature. We shall therefore now return back to the Lords where we left off, in the diurnal Account from that Authority.

March 3d. A Message from the Lower House was delivered to the Lords by Sir Edward Coke. attended by several Knights, Citizens and Burges-

fes, to this Effect:

 That the House of Commons had entered into a due Confideration of divers heavy Grievances, and do defire a Conference about them; leaving the Time, Number and Place to their Lordthips Appointment. He further added, as Part of what they had enjoined him to fay. That whilst their House was thus, amongst themselves, in Treaty and Advice, the principal Offender, Sir Giles Mompesson, was escaped. Therefore, the Commons did defire strict Scrutiny should be made for finding him out within the Realm.'

The Messengers being withdrawn, the Lords agreed to the Conference; the Number, the whole

House.

House: the Time and Place, Monday next, March An. 18. James L. 5th, at two in the Afternoon, in the Painted-Chamber. Sir Edward Coke and the rest were again called, and the Lord Chancellor acquainted them. That the House had agreed to meet with the Commons, as above; and that their Lordships would give their best Aid and Assistance for finding out the Offender. On which Answer, Sir Edward defired to explain his Message a little further: and declared that the Commons were not fully provided for a Conference so soon; but that his Meaning was. That if their Lordships would be pleased to yield to one, then the other House would prepare the Business so as it might give least Interruption to their Lordships greater Affairs: And, when they were ready, would return and acquaint their Lordships with it. The Chancellor answered. That the Lords would suspend the Time, till the Commons were ready for the Conference.

Several Proposals were then made for the apprehending of this great Offender, Sir Giles Mompesson; and a Message was sent to the Lower House to acquaint them, 'That they had appointed a Committee of forty Lords, of which the Prince was the first, to confer with a Number of the Commons, immediately, about that Point. The Lord Zouch, Warden of the Cinque-Ports, was ordered to fend his Warrant thither, to fearch for and aporehend the faid Sir Giles, if he should attempt to escape that Way. The two Lords Presidents. of Wales and of the Council at York, were ordered to cause strict Search to be made in the several Ports under their Charge. The Lord Treasurer had the same Charge given him, to take Care that all Officers of the Customs and other Officers, within the Ports. Havens and Creeks of this Land. be warned of this Business. Lastly, Orders were given to the Lord-Admiral that he should instruct all Vice-Admirals and other Maritime Officers. under.

An. 18. James I. under his Turifdiction, to make the like Search for 1620.

this extraordinary Runagate (s).

All these Orders and Directions of the Lords being told to the Committee of the Commons, they approved of them, with Thanks; and only defired that a more private Search might be made for the Offender. Accordingly, a Warrant was ordered to be drawn, as from the House of Lords, and figned by the Chancellor, as their Speaker; and the Lord Chamberlain, the Earls of Arundele and Southampton, the Lords Hunfden and Houghton, were appointed for that Purpole. Which Warrant, being drawn, read and approved on, was ordered to be directed to the Deputy-Clerk of the Crown, and Clerk of Parliament, and to all Mayors, Bailiffs. &c.

In the midst of these Orders and Directions, the Lord-Admiral, the Marquis of Buckingham, declared openly to the House how much he had been deceived and abused by this Offender, Sir Giles Mempession; who, but very lately, had wrote to him, protesting his Innocency; affirming that what was objected against him was but Matter of Cavil; and that he defired, only, a legal Trial

by due Course of Law.

March 5th. The Lord Chancellor acquainted the Lords, that the Deputy-Clerk of the Crown and the Clerk of Parliament, with fuch others as they had thought fit to allow of, had according to their Lordships Direction, made Search into the several Houses of Sir Giles Mompesson, Sir Francis Mitchell, and in the House called and used as for the Exercise and Execution of Letters Patents, concerning Gold and Silver Thread, &c. in Woodstreet; and that in each Search the faid Clerks had brought away divers Books and Writings, concerning such Matters wherewith the faid Sir Giles Mompession flandeth charged; which they had fealed up, according to the Direction of the House. Lords.

<sup>(</sup>s) There is the Form of a Proclamation from the King, dated March 3d, in Rymer's public AEts, for apprehending Sir Gibet Mampeffon. Tona XVH. P. 284.

Lords ordered that the faid Things, so sealed up, An. 13. James I. should be fasely kept by the Clerk of Parliament; until, upon Motion from the Lower House, their Lordships should be pleased to give further Direction, about delivering them to such Members of that House as should be assigned to receive the said Books and Papers, for the better Manisestation of the Truth in such Matters as the said Sir Giles stood charged with.

The same Day the Lord-Admiral, Buckingham, made a Motion to the House, 'That since the Motion for an Education of Youth, especially of Quality and Academy for Per-Worth, is a Matter of great Consequence; there-

fore to provide that such Persons, in their tender Years, do not spend their Time fruitselfly, about the Town or elsewhere, his Lordship wished that some good and fit Course might be taken for the Erection and Maintenance of an Academy, for the breeding and bringing up of the Nobility and Gentry of this Kingdom, in their younger and tender Age; and for a free and voluntary Contribution, from Persons of Honour and Quality, for

that Purpose.'

This Motion was generally liked and commended, and many grave and judicious Speeches were used, by several Lords, touching the most considerable and material Points, and the perfect Accomplishments of this most honourable Project. Some concerning the Place where such an Academy should be placed and erected; others, what Qualifications, Arts, Sciences and Exercises should be there taught and practised; then, how to be maintained; and to what Kind of young Gentlemen Freedom shall be given to resort or live there as they shall please, with other Circumstances. And, in order that the Matters and Points aforesaid might, with more Conveniency, be opened and discussed, the House was adjourned during Pleasure.

The same Day Sir Thomas Edmonds, with others, from the Commons, delivered this Message; That the Commons had sent a former Message to their Lordships for a Conserence touching cer-Vol. V.

An. 18. James I. tain Grievances, principally, concerning Sir Giles

Mompesson, and this House yielding thereto had appointed the present Day for that Purpose, if the Commons were ready for it. Therefore he was ordered to say, that they were not sufficiently provided for the Business, nor cannot be 'till Thurssay in the Asternoon, if their Lordships should find that Day convenient. This was agreed to by the Lords, and the whole House to be a Committee to meet on that Occasion.'

Then the House appointed a Committee to consider of the Academy asorementioned; consisting of the Prince, the Archbishop of Canterbury, the Lord Chancellor, the Archbishop of York, the Lord Treasurer, the Lord Admiral, the Earl of Oxford, &c. The Lord Chief Justice, and the Attorney General to attend them, to meet in the

Council-Chamber at Whitehall.

March 6. After reading a Bill, brought in by the Bishops, for punishing divers Abuses committed on the Sabbath Day, called Sunday; the Lords received a Message from the Commons, 'That they had taken Notice of some Warrants, issued by their Lordships, for Search in certain Places for Papers concerning Sir Giles Mompeffon. That the Parties, therein employed, had found and brought in certain Papers sealed up, also, a Trunk and a Bag in which other Papers and Books are fealed up. which they defire may be delivered to them. one Question had been made by the Persons so employed, concerning their Power, and they defire further Warrant, from the Lords, to authorize them to open Locks, Doors or Chests, that their Search may be more enlarged.' Answer. . That the Lords do grant the Request of the Commons in all its Points; and will give Direction for the proper additional Words to be added to the Warrant.

Aft relating to erecting Hospitals, &c. March 8. Amongst other Bills of less Consequence, one was read for reviving and making perpetual an Act passed in the 39th of Eliz. entitled, An Act for recting of Hospitals, and Abiding and Working-Houses for the Poor. And the Bishop of Banger

Bangor informing the House, "That, to his Know-An. 18. James A. ledge, eighteen Hospitals were at this Time impea-1620. ched touching their Incorporations; Orders were given to the Attorney General to draw a Bill for the Confirmation of Hospitals already founded.

The Lords Committees for the Orders, Customs and Privileges of the House, &c. having met according to their Directions, defired that certain of them may be appointed to attend his Majefty, with an humble Request, That he will be pleased to asfign them a Day, when they may all come and give him Satisfaction in fome Points relating to his Prerogative. Eight of them were immediately appointed for that Purpose. Adjourned to the 12th.

March, 12., The Hospital Act was read a third Time and passed; also, another for Confirmation of an Hospital, called King James's Hospital, founded in the Charter-House, in the County of Middlesex, at the humble Petition and sole Costs

and Charges of Thomas Sutton, Efg;

Then the Lord Chancellor, moving from his Place to his Seat as a Peer, reported what passed at the last Conference of both Houses; the Inducement of which was, to clear the King's Honour touching Grants to Sir Giles Mompesson, and the Means of

procuring the fame.

tion

The Effect of this Conference was, 'That the Further Proceed-King, on the Petition of the faid Sir Giles, to have inge against Sir a Patent to reform Abuses in divers Innkeepers, and Giles Mompesa Warrant to compound for the Penalty of obsolete Laws touching the Prices of Horse-Meat, had referred the same to several Judges, for the Point of Law; and to divers Lords, for the Point of Commodity. That his Majesty had shewn the like Care, in granting the Patent for Monopoly of the fole making of Gold and Silver Thread. That Sir Henry Yelverton, Attorney General to the King, had advised the same to be returned into his Majesty's own Hands, and then by Indentures to authorize divers Persons to manage it; but, that this, also, was referred by his Majesty to the Confidera of several of his Council. That ΥZ

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An. 18. James I. the Benefit arifing to the King was made over to others, pro Tempere; that the Authority, granted by the King, was much abused in the Execution thereof, to the intolerable Grievance of the Subject; and, lastly, that much Imposture was used in the Trade.

The Lord Chamberlain then stood up, and declared to the House, 'That, at the said Conserence with the House of Commons, two great Lords, meaning the Lord Chancellor and the Lord Treasurer, spoke in their own Desence; not being allowed to to do, when Committees are named, and the said Conserence directed and limited by this House; which was against the antient Orders thereof.—Therefore, his Lordship moved that an Order may now be entered to prevent the like hereaster. The Motion was agreed to, with this Addition,

Refolutions as to 6 That the faid Lords should give the House Satis-Breach of Or-faction, by an Acknowledgment of their Error der in the House herein.

Whereupon the Lord Chancellor, removing again to his Seat as a Peer, did acknowledge, that, contrary to the Orders of the House, he had spoken, at the last Conference, more than he had Direction from the House to do, and owned that he had erred therein. Which Acknowledgment the Lords, in general, accepted of. The Treasurer, also, did the same; and then it was particularly ordered that these Acknowledgments should be entered in the Journals. Moved by the Lord Spencer and agreed to, 'That no Lords of this House are to be called, Great Lords, because they are all Peers.'

The Lords taking into Consideration the Grievances complained of by the House of Commons, it was agreed, That a select Committee should be chosen to confer with that House, as well to demand of them such Letters-Patent, Commissions, Warrants, Examinations and other Writings, which concerned the Grievances; as, also, to receive, by Word of Mouth, such surther Informations as might conduce to the proving of such Griev-

Grievances as they had complained of. A Com-An. 18. James I. mittee was appointed, confifting of the Prince, three great Officers, five Earls, fix Bishops and fix Barons.

A Message was then sent to the Commons to defire a Conserence, and after a long Stay, Answer returned, That they accepted of their Lordships Motion, and would appoint Fifty of their House to meet them at Nine in the Morning. That their Committee should bring with them all the Letters-Patent, &c. which the Lords required to see concerning the Grievances; and should, likewise, inform their Lordships of such other verbal Proofs, which they had received about them. The long Stay of the Messages was excused, by their being, when the other came, debating the Bill of Subsidy; which was now, ordered by them to be engrossed.

Moved by the Lord Admiral, That the antient Order of the House was, That, before any new Business be begun, the Matter in Hand be first de-

termined; and this to be entered.

The same Day, March 12, the Earl of Arundel reported to the House, 'That on the 11th Instant the Lords Committees for Privileges, &c. attended his Majesty, according to Order, and that his Majesty was pleased to rest satisfied, as well in their enquiring of Privileges, belonging to the Peers, And Matters of as, also, that they did no Ways trench into the Privilege. Royal Prerogative, as the Judges had fuggested unto the said Committee. His Lordship surther reported, That his Majesty was pleased, of himself, to take Notice, That he understood the Peers conceived it a Privilege, belonging unto them, to protest only upon their Honours, and not to be put to their Oaths, in Suits, as ordinary Subjects were.' To which the Lords answered, 'That it was very true the House had taken Consideration of it; and found much Cause to think, that in the Time of divers of his Royal Progenitors they had enjoyed that Privilege; which they thought the Practice

An. 18. James I. 1620.

of later Times had invaded, to their Difadvantage; by encroaching upon it by little and little, when they were not careful of it. But withal, they told his Majesty that this was no Part of their Errand to him; and therefore befought him to conceive. that what they spoke was only as private Men, who were no Way authorized, at this Time, in these Points, from the House. His Majesty said, That he understood it so, but defired them to answer him one Question ingenuously, which was, Whether they thought Protestation, upon Honour or Oath, to bind them more? To which, the Lords all answered, und Voce, That they conceived Proteflation, upon Honour, to bind more than Oath did; as being the same before God and before the World; and, in regard to the Trust given to their Degree, a far greater Charge. Adding, that they conceived the constant and undoubted Ufage of trying Peers, for their Honours, Blood, Lives and Effates, upon their Honour only, did plainly prove it; and that they thought no past Age had produced any Example of Inconvenience in the Practice of it. His Majesty seemed fully fatisfied, and bid them tell the House from him. Fhat he willingly agreed to this Privilege, so as they would take Care the Common Justice of this Kingdom might not fuffer in it. And, that he was fo far from diminishing their Privileges, that he would rather add unto them any that were fit.3

March 13. The Names of the Committee for the Conference, to be had this Morning, with the House of Commons, were read. Moved by the Earl of Arundele, 'That the whole House (as a Committee) might consider of the Business now to be handled, in the Conference, with the House of Commons; which was generally agreed to.'

Whereupon the Lord Chancellor, moving from his Place to his Seat as a Peer, after long Debate, it was concluded and agreed to, That the Lord Chamberlain should begin the said Conference; and that it shall be lawful for any of the Lords of the said

Committee freely to question with the Commons : An. 18. James Ia to this Intent, only, to be informed of their Proofs of the Grievances of which they complain; and, to that End, to enter into Disputes and Arguments

with them, and to appoint another Meeting, if the Cause shall so require.

It was further agreed 'That the Attorney General should be Assistant to the said Lords of the Committee; and should take Notes of the Proofs produced in the Conference; and, That any Lord might, also, take Notes thereof, and compare the same with others. The Lord Chamberlain to

make Report thereof to the House.

At the Return of the Committee from the Conference, the Lord Chamberlain reported, That the Committee of the Lower House defired to be excused from entering into verbal Information and Disputes, for that they had no Authority so to do. But, That they, humbly, defired Leave to return to their House for such Authority, and to meet again upon the same Business.'

In the Journals of the Commons, as this Day, is an Entry 'That when Sir Edward Coke made the Report of this last Conference, in that House; he told them, That their Proceedings were highly applauded, both by the Prince and all the Lords. And the Lord of Bucks, having Leave to speak;

delivered himself to this Effect:

He first said, 'That the King was both Passive The Marquis of and Active in these Affairs: Passive by his Majesty's Buckingham's gracious Acceptance of these Proceedings in Paron to Grievances, liament; which was plain that the King loved Plainess: Active, in that he strikes whilst the Iron is hot; and since the King was willing to grant all we can ask, let us leave Formality and ask real Things.'

That, for his own Part, fince he had been righted in their House, he would do all his best Endeavours to further the Good both of King and Kingdom; which could not be severed. That now he knew the Wisdom of Parliaments, he would submit himself to be a Scholar to them.

That

An. 18. James L. That two of his Brothers being drawn into Question, on these Affairs, he would not defend them; but leave them to the Censure of Parlia-That he who begot these two, had, also, ment. begot one who would feek for their Punishment.'

The fame Day a Message from the Lower House was brought by Sir Edward Coke, and others,

viz.

 That whereas, at a Meeting for a Conference this Morning, the Lords Committees of this honourable House desired to receive of them, not only all Letters-Patent and other Writings, but, also, verbal Informations of all other Matters whereof they had made Use in the Proof of their Grievances. now complained of: And forafmuch as then they had no Authority to enter into Dispute, or to give any verbal Information thereof, they had humbly defired Leave to return to their House to receive such Authority for the same: They do now humbly implore another Meeting, on Thursday next, by Nine in the Morning, at fuch Place as their Lordships shall appoint; and they will come prepared to give them full Satisfaction.' - Answer. Lords have confidered of this their Request and will meet them, at the Time defired, in the Painted-Chamber. Nothing else material done. Adjourned to Thursday.

March 15. A Message from the Lower House was brought by Sir Edward Coke, and others. That they had returned the Prince's Bill, intituled. An Act to enable the Most Excellent Prince Charles to make Leases of Lands, Parcel of his Highness's Dutchy passed New, Con, of Cornwall; and declared, That the same passed their House with much Cheerfulness and Alacrity.

una Vose.

When the Lords of the Committee were ready to go to the Conference about Grievances, the Lord Treasurer declared, 'That as every Man ought to have a high Efteem of his Honour, so he ought not to be so rash as to infringe the Orders of this Honourable House: That many might think him peremptory, in Defence of his Honour, the other

Day;

The Prince of Wales's Bill

Day; but he protested it was not out of any Pride; An. 18. James I. for he freely confessed he spake, at the last Conference, more than he ought, by the ancient Orders of this House; but he neither loved Error, nor will contemn Order; and, therefore, moved, That whatsoever was spoken of him, or by him, might not be prejudicial in their Proceedings in this Business.

After the Conference the Lord Chamberlain reported to the whole House what had been done at

it; which was to this Effect:

That the Commons had delivered in a Decla-Report from the ration of their Grievances, and the Capita of their Committee on Proofs, in Writing, fub Protestations not to be a Precedent for them to deliver in their Proofs, in Writing, hereaster.'

'Their Grievances were grounded upon Grants of the Forfeitures and Dispensations of penal Statutes, for Inns, Grants of Monopolies for Gold and Silver-Thread, and Grants of Concealments.'

• Touching penal Statutes, they highly commended his Majesty's Care, both now and in former Times, in referring the same to the Judges and his Privy-Council, and his Resolution not to grant Dispensations therein.'

'For the Grants of Monopolies, they shewed, That many Grants of the like Nature have been questioned in former Times, and resolved to be unlawful.' For Instance,

'In the Monopoly of fweet Wines, granted by King Philip, to the Town of Southampton.'

The Monopoly of Starch.'

'Monopoly for making Salt adjudged void; for that the Invention, alledged in the Grant, was not new.'

' Monopoly of Train Oil.'

' Monopoly for Cards.'

As to the Grants of Concealments, they shewed how dishonourable it was for any Lord to grant the like, much more for a King: That a Cathedral Church and twelve Hospitals were swallowed up thereby: That it was contrary to the King's Royal

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An. 18. James I. Royal Direction in his Book of Bounty; wherein he refuseth to be moved with Grants of that Nature.

They fet forth their Care in these three Points,

viz.

• 1. Not to meddle with the King's Prerogative.

2. To preferve the King's Honour.

. 3. To reftore the Subjects their Wealth.

That they had delivered the Patents, Commiffions, and other Writings, demanded of them. Two of the Declarations of the faid Grievances, concerning Inns and Concealments, were then

read.' After this,

The Lord Houghton declared to the House many Abuses done to the Servants of divers Bishops, by Pages, and others. The Examination whereof was referred to Mr Baron Denham, Sir William Bird, and Sir James Woolridge; who were to examine the said Abuses with Expedition; and the Lords condescended, that if any of their Pages, or Servants, had been guilty of such Abuses, they might also be examined.

The Lord Wentworth moved, and it was ofdered, That no Bill, but the Prince's Bill, thould be read, until the Bufiness of Sir Giles Mompession be past and determined. The House to fit on Convocation Days, for the more speedy Dispatch of that Business. Adjourned till Two in the After-

noon.

Proceedings thereupon. March 15. post Meridiem. According to the ancient Orders of the House, begun with Prayers in the Afternoon: Which done, the third Declaration of Grievances, concerning Gold and Silver-Thread, was read. The Lord Chancellor opened the most considerable Points in it, which he conceived to be five: First, The Patents, which are three, and the Points in Law concerning the same. Next, What Parties are to be charged for the same. The Proofs, wherein are to be considered what hath been delivered by the Commons; and what may be further found out, and how. The Punishment to be inflicted on the Offender, Lasty, The Precedents

and Manner of the Punishment, according to the An. 18. James I.

Quality of the Offender.

It was then debated by the Lords on which of these Points to begin; and that it might be carried on more freely, it was agreed that the whole House should be a Committee ad Libitum: On which the Chancellor lest his Place, and sat as a Peer.

It was moved by the Lord Spencer, and seconded by Lord Wentworth, That Sir Allen Appley, with Twedy, Wilmot and Ferret, who abused the Execution of those Patents, should be sent for and com-

mitted to Custody.

The Earl of Southampton moved, 'To begin first with the Execution of the Patents by the Patentees and their Agents; and, as there were three Patents complained of, to appoint three Committees, of a new Number, each Committee to examine the Execution of one Patent. Alfo, because the Lower House could not, nor did not, take the Examinations, to them delivered, on Oath; therefore that the Witnesses might be sent for, and sworn to their Examinations.' Which Motion was feconded by the Lord Chancellor with this Addition. "That the Oath is to be given publickly in the House; for that it could not be administred in a Committee.' All which Motions, on the Queftion, were agreed to.

Next follow the Names of the Lords appointed, for the three Committees, which may be omitted; as well as the Order of the Times for fitting, with other Directions; and wait for the Reports made.

from each in the Days following.

March 16. The Lord Chamberlain, being the farst of the Committee on the Grievances by the Patent of Inns, declared, 'That whereas it was Yesterday ordered that Parties, whose Examinations were to be taken on Oath, should be sworn in open Court, it appeared that the Gentlemen undernamed, whose Testimony is very necessary, are Members of the Lower House; and therefore he desired, that Message should be first sent, with great

An. 18. James I. great Respect, to the other House, before they be Their Names were Sir Francis Fane, Knt. fworn. 1620. Sir Richard Titchburn, Knt. Sir Francis Goodwin, Knt. (t) John Drake, Efq; and Richard Weston, Efq;

> A Message was accordingly sent to the Commons about this Business; who returned for Anfwer, 'That as it was a Matter of great and weighty Consequence, they would take it into Confideration, and fend an Answer by Messengers of their own.' This occasioned a long Debate in

that House, which lasted all that Day.

March 17. A Message from the Lower House, by Sir Edward Coke, and others, intimating, That the Commons had been acquainted forme Persons of their House were desired to testify, upon Oath, their Knowledge concerning the Grievances complained against that wretched Man. Sir Giles Mompesson, and others: That the Parties fo required had offered themselves to be sworn; and therefore that House will not be scrupulous herein, as the Lords may perceive their Concurrence and Rea-'diness to expedite that Business;' Which Message was gratefully acknowledged by the Lords. the aforesaid five Members desiring a Day's Respite to put down their feveral Depositions in Writing. to which they were to be fworn, it was granted.

March 10. A Memorandum is enter'd. That. by Reason of want of Health and Indisposition of the Lord Chancellor, a Commission was awarded to Sir James Ley, Knt. and Bart. Lord Chief Justice of the King's Bench, fign'd by the King, and under the Broad Seal, to execute that Office in his Stead. The Commission is at length in the Yournal; but is of no great Significancy here.-We shall soon find what was the Chancellor's

Illness.

The same Day a Message was sent from the Commons by Sir Fulk Grevile, and others, 5 That the Knights, Citizens and Burgesses of that House have fent up to the Lords a Bill of Subfidies; which.

(t) See before, p. 56.

which, as it passed that House with great and ge-An. 18. James L. neral Alacrity and Expedition, they doubted not 1620. but the Lords will, with the like Chearfulness, ex-

pedite the same."

In the Midst of their Inquiries into public Grievances, the Commons had thought fit to confider the Necessities of the State, and grant the King a Supply. March 12. the Subfidy Bill was debated in that House, and, at last put to two Questions, Whether the Bill should be recommitted? which passed in the Negative; and, Whether to be engrosied, or no? which last was carried for engrossing, The Subfidy Bill without one negative Voice. On the 18th it past-passed Unanifed the Lower House, and was ordered to be fent mously. up to the Lords, as abovementioned. We cannot omit, that a Message from the King was delivered to this House, on their Unanimity, &c. in passing the Subsidy Bill, 'That he returned them Thanks for their Chearfulness in it; and looked upon it as giving him their Hearts and all.'

When this Bill for granting two entire Subfidies, by the Temporality, was read a first Time by the Lords, the Lord Chief Justice repeated the last Proviso of the Act, which declares, 'That fince it is not usual to grant a Subsidy at the Beginning of a Parliament, they desire it may not be drawn into a Precedent, nor be prejudicial hereaster, as the Royal Assent may be given, by Commission, or otherwise, for the speedy levying of the same, the Parliament still sitting.' Ordered that this Bill be

read again in the Afternoon.

Another Message came from the other House, brought by Sir Robert Philips, and others, 'That, in their Search into the Abuses of Courts, they found Abuses in certain eminent Persons; for the which they desire a Conserence, that such Course may be taken for the Redress thereof, as should stand with the Honour and Dignity of a Parliament. The Time, Place, and Number of Committees, they humbly leave to their Lordships.' Answer was immediately returned, 'That the Lords were well pleased to accept of the Conserence required; the

### The Parliamentary History

Committee to be of their whole House, and at An. 18 James I. Two this Afternoon, in the Painted Chamber.

> Post Meridiem. The Lord Treasurer return'd, with the Committee of the whole House, from the Conference: and, being to make the Report, told the Lords, that he defired Respite till the next Morning, that he might, in the mean Time, peruse his Notes taken thereof.

> The Sublidy Bill was read a second Time, as also another for Confirmation of the Subfidies granted

by the Clergy.

This Day concludes with a Memorandum, That whereas, in the Subfidy Bill granted by the Lavity. the University of Oxford was named before the University of Cambridge: It was much debated by the Lords what Course was to be taken for an Equality between them, that the one might not have the Precedency of the other. But nothing was concluded on, about this Matter, at that Time.

Complaint acellor Bacon for Corruption:

But before we proceed to this Report, it is negainst Lord Chan-cessary to look back a little into the Journals of the Commons, for the Beginning of this Business against so renown'd a Man, as Sir Prancis Bacon, Lord Verulam; whose Name has often occurred in the Progress of this Work. March the 15th, Sir Robert Philips made a Report from the Committee. appointed to examine into the Proceedings of the Courts of Justice, which he divided into three Parts: The Person against whom; the Matter: and the Opinion of the Committee upon it, with the Defire of further Direction from the House.

The Person, he said, was the Lord Chancellor; a Man excellently well endowed with all Parts of Nature and Art; of whom he would not speak much, because he could not speak enough.-He then proceeded to accuse the Chancellor of Corruption, and open'd the Nature of the Evidence to prove it; but, as this will appear much clearer in the Trial of the Lord Chancellor before the Lords.

we shall postpone it till then.

The Commons, pursuing this Enquiry in their own House, on the 19th received a Message from

the

the King by one of the Secretaries of State, 'That An. 18. James L. the Parliament had now fat long, and Easter being at Hand, he left the Time of Cessation to that House: That his Majesty named Tuesday, the 10th of April, if they thought proper; but this of their own Choice."

His Majesty taking Notice of the Accusations against the Lord Chancellor, faid, 'That he was very forry a Person so much advanced by him, and fitting in fo high a Place, should be suspected. That he cannot answer for all others under him. tho' his Care in the Choice of Judges had been great; but if this Accufation should be provid, his

Majesty would punish him to the full.

That the King would, if it be thought fitting here, grant a Commission under the Great Seal of England, to examine all upon Oath that can speak in this Bufiness. The Commissioners to be fix of the Upper House, to be chosen by them, and twelve to be elected by this House. That his Majesty was forry the Chancellor should be so question'd, and hoped he would be clear'd; but, if not, assured the House that he would punish him."

This Message was most gratefully taken by the Commons; but, the Matter being to come before the Lords, the Offer of a Commission, for examining on Oath, was needless; so it was sent up to that

House as aforesaid.

March 20. The Lord Treasurer made his Report of the Proceedings at the Conference Yesterday with the Commons; in which he informed. their Lordships of great Abuses in the Courts of Justice. This he divided into three Heads, as Sir Robert Philips had done before him.

. Of the Persons accused.'

4 2. Of the Matters objected against them.'

4. The Proofs.

The Persons were the Lord Chancellor of En-And against the gland, and Dr. Field, Lord Bishop of Landass. on the same As-The incomparable good Parts of the Lord Chan-count. cellor were highly commended; the Place he holds magnified, from whence Bounty, Justice, and Mer-

Ag. 18. James I, cy were to be distributed to the Subjects, with which he was folely intrusted; whither all good Causes were drawn, and from whence no Appeal lay for any Injustice or Wrong done, fave to the Parliament. That the Lord Chancellor is accused of Bribery and Corruption, committed by him in this his eminent Place; of which two Cases were alledged, the one concerning Christopher Aubrey, the other Edward Egerton. In the Cause betwen this Aubrev and Sir William Brounker, Aubrev fearing fome hard Measure, was advised to give the Chancellor 100 l. which he delivered to his Counfel. Sir George Hastings, and he to the Lord Chancellor.

> 'The Proceedings in this Business going on yet. but flowly, Aubrey wrote several Letters, and delivered them to the Lord Chancellor; but could never get any Answer from him, till, at last, delivering another Letter to him, the Chancellor told him. That if he importun'd him again he would lay him by the Heels. The Proofs of this Accusation

are five.'

1. Sir George Hastings related it long since to

Sir George Montague.

<sup>6</sup> 2. The Lord Chancellor, fearing this would be complained of, defired Silence of Sir George Ha-Aings."

3. Sir George Hustings's Testimony thereof:

which was not voluntary, but urged.'

4. The Lord Chancellor defired Sir George Haflings to bring the Party, Aubrey, unto him, and promised Redress for the Wrongs done to him.

'5. That the Lord Chancellor faid unto Sir George Hastings, if he would affirm the giving this 100 l. his Lordship would and must deny it upon his Honour.'

The Case of Edward Egerton was this: There being a Suit depending in Chancery, between the faid Edward and Sir Rowland Egerton, the former presented his Lordship, a little after he was made Lord Keeper, with a Bason and Ewer of 50 l. and above; and afterwards he delivered to Sir George

George Hastings and Sir Richard Young, 400 l. in An. 18. James I. Gold, to be presented to the Chancellor. Sir Ri1620. chard Young presented it; and his Lordship took and poised it, and said it was too much, and returned Answer, 'That Mr Egerton had not only enriched him, but had laid a Tye upon his Lordship to do him Favour in all his just Causes.'

The Proofs are the Testimony of Sir George Harstings, and one Morefill, a Scrivener, thus far, That he took up 700 l. for Mr Egerton; who then told him that a great Part of it was to be given to the Lord Chancellor; and that Mr Egerton afterwards told him that the 400 l. in Gold was, accordingly,

given to the Lord Chancellor.'

At this Conference was further declared, That a Bishop's Character was touched in this Affair; whose Function the Commons much honoured, tho' his Person was somewhat tainted therein. The

Affair was thus:

The Business depending being given against Mr Egerton, he procured a new Reference thereof from the King to the Lord Chancellor: His Lordship first demanded the Parties to be bound, in 6000 Marks, to fland to his Award. Having entered both into Bond for that Purpose, the Chancellor awarded the Matter against Edward Egerton, for Sir Rowland Egerton. The former refused to stand to the faid Award, and a new Bill was exhibited in Chancery. Hereupon his Lordship ordered, that the Bond of 6000 Marks should be affigned unto Sir Rowland Egerton; and he put the fame in Suit in his Lordship's Name. The Bishop of Landaff, as a Friend unto Edward Egerton, adviseth with Randelph Davenport, and one Butler who is fince dead; to endeavour to procure a Stay of the Decree upon that Award, and a new Hearing. It was agreed that 6000 l. should be given for this by Mr Egerton, to be shared amongst them and certaki honourable Persons; and a Recognizance of 10,000 l. was required by the Bishop from Mr Egerton, for Performance thereof. The Bishop's Share of this 6000 l. was to have been to great as Vol. V.

An. 18. James I. no Court of Justice would allow. The Commons produced Letters of the Bishop's, naming the Sum, and fetting down a Course how this 6000 l. was to be raised, viz. The Land in Question to be decreed to Mr Egerton, and out of that the Money to be levied; and, if this Matter was not effected, then the Bishop promised, in Verbo Sacerdotis, to deliver up the Recognizance to be cancell'd. The Recognizance was feal'd, and Randolf Davenport rides to Court, and moved the Lord-Admiral for his Letter to the Chancellor herein; but his Lordship denied to meddle in a Cause depending in suit. Then the said Davenbert essayed to get the King's Letter; but failed in that also: So that the Good they intended for Mr Egerton was not effected; and yet the Bishop, tho' required, refused 40 deliver up the said Recognizance. untill Mr Egerton threatened to complain thereof to the King.'

The Treasurer also declared, 'That the Commons do purpose, if any more of this Kind should happen to be complained of before them, that they will present the same to the Lords: Wherein they shall follow antient Precedents, which shew, That great Personages have been accused for the like Crimes in Parliament. Lastly, They humbly defired, That forasmuch as this concerns a Person of so great Eminency, it may not depend long before their Lordships. That the Examination of the Proofs may be expedited; and, if he be found guilty, then to be punished, if not, the

Accuser to suffer the same.'

This Report being ended, the Lord-Admiral flood up and acquainted the Lords, 'That he had been twice with the Lord-Chancellor to visit him, being sent by the King. The first Time he found his Lordship very sick and heavy; the second Time he sound him better and much comforted, because he had heard that the Complaint of the Commons against him for Grievances was come into this House, where he assured himself to find honourable Justice. In Considence whereof his Lordship

Lordship had written a Letter to the House; An. 18. James I. which Letter the Lord-Admiral presented to be read, as follows:

To the Right Honourable, his very good Lords, the Lords Spiritual and Temporal, in the Upper House of Parliament assembled.

My very good Lords,

I Humbly pray your Lordships all to make a fa-The Lord Chanvourable and good Construction of my Absence; cellor's Letter to
it is no Feigning nor Fainting, but Sickness both of the Lords:
my Heart and of my Back, though joined with that
Comfort of Mind that perfuadeth me that I am not
far from Heaven, whereof I feel the first Fruits:
And, because, whether I live or die, I should be
glad to preserve my Honour and Fame, as far as
I am worthy, hearing that some Complaints of base
Bribery are come before your Lordships, my Requests
unto your Lordships are,

First, That you will maintain me in your good Opinion, without Prejudice, until my Cause be

heard.

Secondly, That in regard I have sequestered my Mind at this Time, in great Part off from worldly Matters, thinking of my Account and Answer in a higher Court; your Lordships would give me some convenient Time, according to the Course of other Courts, to advise with my Counsel and to make my Answer; wherein, nevertheless, my Counsel's Part will be the least. For I shall not, by the Grace of God, trick up my Innocency with Cavillations, but plainly and ingenuously, as your Lordships know my Manner is, declare what I know or remember.

Thirdly, That, according to the Course of Justice, I may be allowed to except to the Witnesses brought against me, and to move Questions to your Lordships of their cross Examinations, and likewise to produce my own Witnesses for Discovery of the Truth.

Lastly, If there come any more Petitions of that Nature, that your Lordships would be pleased not to take any Prejudice or Apprehension of any Number or E 2 Muster

An. 18. James L. 1620.

Muster of them, especially, against a Judge that makes two hundred Decrees and Orders in a Year, (not to speak of the Courses that have been taken for hunting out Complaints against me) but that I may answer them according to the Rules of Justice, severally and respectively. These Requests I hope appear to your Lordships no other than just; and, so, thinking myself happy to have so Noble Peers and Reverend Prelates to discern of my Cause, and desiring no Privilege of Greatness for Subterfuge of Guiltiness; but meaning, as I said, to deal fairly and plainly with your Lordships, and to put myself upon your Honours and Favours; I pray God to bless your Councils and Persons. And so I rest,

19 March, Your Lordships humble Servant, 1620. Fr. St. Alban, Canc.

The Clerk having read this Letter, the Lord Bishop of Landaff was admitted to speak in his own Defence, on the Accusation of Brocage, in a Bribe intended to the Lord-Chancellor, in Mr. Egerton's Cause. The said Bishop declared his great Grief. 'That he remained accused, arraigned, condemned and executed, in distà Cauja. For, although he should, as he doubted not to do. clear himself, yet the Scandal would not die. faid that the Party who accused him was the Party grieved; a Man weak and mad with Affliction; and as for the Action, whereof he was accused, he was but made Use of in it. He was requested, first by Francis Jenaur but refused; then by Tristram Woodward, and then he, also, denied it; at last the Party himself requested him, at whose Tears he yielded thus far, That the Party, viz. Edward Egerton, might acknowledge unto him a Recognizance of 6000 l. it was, only, acknowledged, not enrolled, nor intended to be enrolled; he was only trusted with it for Mr. Egerton's Good, Davenport and others were to be the Actors. That he discharged his Trust accordingly, though Davenport and others importuned him to the contrary. His Aims in this Action were two; the one Charity, to do Mr. Egerton Good.

The Bishop of Landass's Defence.

Good, the other to prefer a beneficial Suit to an An. 18. James L. honourable Friend to whom he ow'd his very Life. If he had an Eye to some private Gain to himself. having a Wife and Children, he had therein finhed against God, in not relying wholly on him for their Maintenance; but no Share in the Sum of this 6000 l. was ever purposed unto him, and upon strict Examination of his Conscience therein, he protested, before God, in whose Sight he stood, and before this honourable Affembly, qui estis Dil. inquit. That he was not to have had one Denier of Share therein.'

When the Bishop had ended his Desence, the Lord Chamberlain moved, That for the better Consideration of this Business, and how to proceed to the Proofs, the Court may be adjourned. ad placitum, and the whole House sit as a Committee; whereupon, the Lord Chief Justice re-

moved to his Place, as an Assistant.

After much Debate thereof, the Chief Justice returned to his Seat, as Speaker; and it was agreed, that a Message should be sent to the House of Commons, declaring, 'That the Lords, accor- Proceedings in ding to the Conference Yesterday, have taken Con-consequence fideration of the Complaint by them made against thereof. the Lord Chancellor and against the Lord Bishop of Landaff. That they find the Commons have made Use of three Letters, wrote by the said Lord Bishop of Landaff, and of other Writings, mentioned by them in the faid Complaint; also the Testimony of two Gentlemen, Members of that House, Sir George Hastings and Sir Richard Young; in taking whose Testimony the Lords intend not to touch the Privileges of their House, but to have it as from private Persons and not as Members of Parliament. Laftly, That the Lords may, also, with the like Respect, desire the Testimony of any others, though Members of that House, if Cause shall require, upon the Examination of the Abuses complained of.' Answer. 'That the faid two Gentlemen, Sir George Haftings and Sir Richard Young will voluntarily, and not by Commanument O.F

An. 18. James Lor Direction of their House, attend their Lordfhips; and that all Letters required shall be sent
accordingly. As for the general Request, That
the Lords may send for any other Member of that
House to be examined; herein they humbly pray
that they may advise thereof (u).

During the Time that the whole House sat as a Committee, as aforesaid, it was debated and agreed to, that the Parties undernamed should be also sent for, to be sworn and examined in this Business.

Christopher Aubrey, Edward Egerton, Francis Jenour,

Ralph Merefill, Tristram Woodward, Randoph Davenport.

It was also moved and much debated, Whether Sir William Bronker and Sir Rowland Egerton, the two Adversaries of Christopher Aubrey and Edward Egerton, should be sent for to be examined, whe-

ther they gave any Bribe on their Part.

Moved by the Earl of Southampton and agreed, That an Answer should be sent to my Lord Chancellor's Letter; whereupon a Message was sent to him to this Effect: 'That the Lords received his Letter, delivered unto them by the Lord Admiral. They intended to proceed in his Cause, now before them, according to the right Rule of Justice; and they should be glad if his Lordship shall clear his Honour therein. To which End they pray him to provide for his Desence.'

Moved by the Earl of Suffolk, and much debated, touching the Precedency and Equality of the two Universities, when much was alledged, for the Right of Precedency, in each of them; but the Earl of Suffolk defired only an Equality between them; which was ordered to be put to the Question To morrow, after the Subfidy Bill was read. Ad-

journed to Two in the Afternoon.

His Reply.

An Answer sent

to the Lord

Chancellor's Letter;

March 20. 20st Meridiem. An Answer was brought from the Lord Chancellor to the Message of the Lords, 'That he returned them humble Thanks for their Assurance of Justice in his Cause,

(u) See the Conclusion of this Matter about the Bishop, in the Proceedings of the Lords, under May the 30th of this Session.

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and Well-Wishes to him of Success. The one An. 18. James Le secures, the other comforts him. That he intends 1620. to put their Lordships in mind, hereafter, of some Points contained in his Letter; for that the same were not spoken of in the Message delivered unto him.'

Sir George Hastings and Sir Richard Young, jurat. 3 Moir vire to all Questions, asked by the Court, or Committee, or by any authorized by the Court, whether their Answers be by Word, or set down in Writing.

The Bill for the Grant of two entire Subfidies Subfidy. Bill by the Temporality, and three from the Clergy, passed.

was passed and confirmed.

Several Witnesses sworn, in the Cause of Grievances on the Patent for Gold and Silver-Thread. Edward Egerton was also sworn a Moir dire, &c., after which he delivered a Petition touching the Proceedings in his Cause in Chancery; cujusquidem Tenor sequitar in hace Verba.

To the Right Honourable the Lords Spiritual and Temporal in the present Parliament assembled.

The humble Petition of EDWARD EGERTON, Efq;

Humbly sheweth,

That your Petitioner being unmarried, and sickly, by Indentures of Uses, and other Conveyances, Petition against entail'd divers Manors and Lands, in the Counties the Lord Change Chester and Stafford, to the Use of your Petiticellor. oner, and the Heirs Male of his Body; and for Default of such Issue, to remain to Sir John Egerton, and his Heirs; which said Conveyances were voluntary, without any Consideration for the same, and with Power of Revocation.

That Sir John Egerton having by Deed, executed in his Lifetime, conveyed all his own Lands unto Rowland Egerton, his Son and Heir; and having advanced in Marriage all his Daughters, did make his last Will and Testament in Writing, under his Hand and Seal, having first bound the said Row-

land,

An. 18. James B. land, in a Statute of 5000 l. to perform his faid.

That the said Sir John, by his last Will, in general Words, devised all his Lordships Manors, Lands, Temements, and Hereditaments, to your Petitioner and his Heirs, and made your Petitioner sole Executor. By which said Will all the Estate of the said Sir John, in any Part of your Petitioner's Lands, (if he had any Estate therein, as indeed he had not) was lawfully devised to your Petitioner, and his Heirs.

That the said Sir Rowland Egerton under obtained of Sir John Bennet, Knt. Letters of Administration, to be granted to two of his Sisters, after the said Will was exhibited to be proved; wherein your Petitioner was put to 2000 l. Charge in Suits

of Law.

That Sir Rowland Egerton hath also, by indirect Means, got into his Hands the said Indenture of Uses, and all your Petitioner's other Writings and Evidences, and refuseth to let him see the said Indentures of Uses, or to deliver to your Petitioner'a true-Copy thereof, albeit, in Law, the same doth belong to your Petitioner.

That the Lord Ellesmere, late Lord Chancellor of England, before the Probat of the said Will, did decree, That the said Sir Rowland should have and enjoy the Manors of Urin Hill and Heywood-Barnes, being a great Part of your Petitioner's Inheritance worth 600 l. per Annum, with any Cause of Equi-

ty contained in the faid Decree.

That your Petitioner made humble Sust unto the Right Flonourable Francis Viscount St Alban, now Lord Chancellor of England, to have the Benefit of a Subject to recover his ancient-Inheritance by ordinary Course of Law: That the present Chancellor took from your Petitioner 400 l. in Gold, and 52 l. 10 s. in Silver Plate; which Money was accepted from your Petitioner, by the Chancellor, saying, Your Petitioner did not only enrich him, but also laid a Kyeupon him to do your Petitioner Justice in his rightful Cause: That afterwards the said Lord Chancellon sent for your Petitioner, and did, by

Treat Oaths and Protestations, draw your Petitioner An. 18. James S. to seal an Obligation to his Lordship of 10,000 Marks, 1620, to stand to his Lordship's Award for all the Lands whereof Sir John Egerton died seized on; but not

for any other of your Petitioner's Lands.

That afterwards your Petitioner was, divers Times, fent for by Thomas Sharpeigh, then Steward of his Lerdship's House; and your Petitioner was several Times offered. That if he would presently pay 1100 l. in ready Money; that is to say, 1000 l. for his Lordship, and 100 l. for the said Sharpeigh, that then your Petitioner would have all his Lands decreed unto him; which your Petitioner could not then pre-

sently pay in ready Money.

That afterwards the Lord Chonceller did not only confirm unto the said Sir Rowland, the Lands which he then held of your Petitioner's Inheritance, being worth 600 l. per Annum, but he did also take away from your Petitioner more Lands, worth 15,000 l. and decreed the same unto the said Sir Rowland Egerton, who did not make any Title thereunto before the said Bond was taken, or the Decree made. Likewise the Lord Chanceller did decree, That the said Bond of 10,000 Marks, made by your Petitioner to the said Lord Chanceller in his own Name, should be set over and delivered to the said Sir Rowland Egerton, who should sue for the same in the Lord Chancellor's Name, and recover on it to his own Use.

The Lord Chancellor did further decree, That your Petitioner shall not take the Benefit of the Statute of 5000 l. made by the said Sir Rowland, to perform the Will; and your Petitioner is restrained, by the said Dacree, from the Benefit of a Subject to recover his Right, by the ordinary Course of Common Law, without any Cause of Equity set forth in the said

Decrees

That your Patitioner having spent 6000 l. in Suit at Law, and being deprived of all his said Evidences, being utterly impoverished by the evil Dealing of the said Lard Chancellor, and by the indirect Practices of the said Sir Rowland, is likely to be defrauded of all his ancient Inheritance, contrary to the common Justice

An. 18. James I. flice of the Land, except be be relieved berein by this

1620. high Court of Parliament.

Your Petitioner humbly prayeth, that the said Sir Rowland Egerton may be ordered to produce and bring forth, upon Oath, all such Indentures of Uses, Writings, and Evidences, as he bath, or any other bath to bis Use, concerning your Petitioner's said Lands, and whereby he claimeth any Estate in the Lands, to the End your Honours may judge thereof, and do therein further, as, to your Wisdoms, shall seem to stand with Justice.

After this Petition was read, Mr Egerton affirmed upon his Oath, that the Contents of it were true; and he was afterwards examined further in open Court. Robert Sharpeigh, Eq; Randolph Davenport and Christopher Aubrey, were also sworn and examined.

March 21. At the Request of Mr Egerton, three more Witnesses were sworn and examined in his Cause: And many more Witnesses offering themselves to be sworn, in the Cause against the Lord Chancellor, three several Committees of the Lords were appointed, with a Judge, or an eminent Counsel, to attend each, to take Examinations, in order to expedite the Cause. Special Caution was given them, that no one should be urged to accuse himself.

A Message was brought from the Lower House by Sir Thomas Edmonds, and others, 'That the Commons acknowledge, and take in good Part, the great Respect between the two Houses in all Causes of this Parliament. To answer which, they are well pleased, that the Lords of this Court may examine any Members of their House, who will freely offer themselves to their Lordships for that Purpose.' At the same Time he added, 'That they had sent to their Lordships a Bill against Relators, Informers, and Promoters; and, especially, commended the good Success and Expedition of it; because they did conceive it would give great Content

tent to the Country.' Which Bill was read a first An. 18. James L. Time, notwithstanding the Order of the House of the 15th Instant.—Francis Joyner, Ralph Merefill, and John Churchill, were sworn, as Witnesses in the Chancellor's Cause.

March 21. post Meridiem. Henry Elsing was fworn in Clerk of the Parliament, and the Form of the Oath is given in the Journal. Sixteen more Witnesses, there named, were also sworn against the Chancellor; and as the Examination of all these Witnesses would take much Time, it was agreed that the Committees should transmit the Names of the principal of them, and the Heads on which they were to be asked: The Examinations to be taken in open Court.

The Form of the OATH agreed on.

TOU shall swear that you shall true Answer make Oath of the Witto all such Questions and Interrogatories as shall nesses in the be mentioned unto you by this High Court, or by the Lord Chancellords of the Committees, or by any Person, or lor's Cause, Persons, authorized by this High Court. You shall say the Iruth, the whole Truth, and nothing but the Truth; and you shall not spare to do so, neither for Fear, Favour, or Affection, or any other Cause whatsever, whether your Depositions be in Writing, or by Word of Mouth. So help you God, and the Contents of this Book.

INTERROGATORIES to be ministred to them that shall be sent to be examined in open Court.

Hether they, by themselves, or any other Person, have given Money, or any other Gratuity, to the Lord Chancellor, or to any Servants, Friends, or Followers of his?

2. Whether they have advised or directed any to do so, or know of any other that hath so done?

3. Whether they, or the Parties which they advised so to do, or have heard so to have done, had then any Cause or Suit depending before him, or intended to have any.

4. Whe-

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As. 18. James I. 4. Whether they have intended, aftempted, or shown others that have attempted, or contracted for any Gratuity to be given, the not performed?

Sir George Reyvel delivered, in Writing, his Account of the Bribes given by him to the Lord Chancellor; which he also confirmed by Oath.

Further Examinations of Wit-what they received themselves; but only what messes.

Bribes were given to the Chancellor. Several other Witnesses were examined, and their Depositions ta-

ken, in Writing, on Oath.

March 22. Thirteen more Witnesses sworm in the Chancellor's Cause; after which the Lord Chief Justice related a Message, delivered Yesterday by Sir Robert Philips, and others; which consisted, he said, of two Points, the one Matter of

Respect, the other of Substance.

'In the first they acknowledged the good Correspondence between both Houses, especially in the Examination of the Grievances complained of, and presented to the Lords; with humble Thanks for the Support the Lords added to their Labours, in giving the Oath to the Examinants; which they could not do. They humbly defire to know the Time of the Recess of this Parliament, and of the Access again, that they may depart accordingly, and meet at the same Time with their Lordships.'

The second Thing being Matter of Substance, confisted of four Points against the Lord Chan-

cellor.

'The first, a Suit in Chancery, being between the Lady Wharton, Plaintiss, and Wood, with others, Defendants, upon Cross-Bills. The Chancellor, upon Hearing, wholly dismissed them; but, upon the Entry of the Order, the Cross-Bill against the Lady Wharton was only dismissed; and, afterwards, for a Bribe of 300 l. given by the Lady Wharton to the Lord Chancellor, his Lordship decreed the Cause for her; and then hearing that Wood, and the other Desendants, complained thereof to the Commons, his Lordship sent for them, and damned that

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that Decree as unduly gotten; and when the Lady Az. 13. James & Wharton began to complain thereof, his Lordship fent for her also, and promised her Redress, and

'In a Suit, between one Hull, Plaintiff, and Holman, Defendant; Holman, deferring his Answer, was committed to the Fleet, where he lay twenty Weeks; and, petitioning to be delivered, was answered by some about my Lord Chancellor, That the Bill should be decreed against him, pro Canfello, unless he would enter into 2000 l. Bond to stand to the Lord Chancellor's Order; which he refusing, his Liberty cost him, one Way or other, better than 1000 l. Holman being freed out of the Fleet, Hull petitioned the Lord Chancellor; and Holman, finding his Cause to go hard on his Side, complained to the Commons: Whereupon the Lord Chancellor fent for him, and, to pacify him, told him he should have what Order he pleased himself."

faid. That the Decree was not yet enter'd.'

In another Cause between Smithwick and Wache. the Matter in question being for Accounts, the Merchants, to whom it was referred, certified on the Behalf of Smithwick; yet Smithwick, to obtain a Decree, was told by one Mr Burrough, one near the Lord Chancellor, that it must cost him 200 l. which Sum he paid to Mr Burrough, or Mr Hunt, for the Use of the Lord Chancellor, and yet he decreed but one Part of the Certificate; whereupon he treats again with Mr Burrough, who demanded another 1001. which Smithwick also paid for the Use of the Lord Chancellor. Then his Lordship referred the Accounts again to the same Merchants. who certified again for Smithwick; yet his Lordthip decreed the second Part of the Certificate against Smithwick; and the first Part, which was formerly decreed for him, his Lordship made doubtful. Smithwick petitioned the Chancellor for his Money again, and had it all, fave 20 l. kept back by Hunt for a Year."

The Lord Chief Justice delivered also three Petitions to their Lordships, received Vesterday from the Commons; the first from the Lady Wharton,

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An. 18. James 1. the next from Wood, and others, and the third from 1620. Smithwick.

The fourth Part of the Message confished only of Instructions, delivered to the Commons by one Churchill, a Register, containing divers Bribes and Abuses in Chancery; which they desire may be examined.

Four more Witnesses delivered into the Lords their Depositions, on Oath, against the Chancellor, in Writing, and signed by their own Hands. One of which, William Peacock's, being observed not so full as Yesterday, he was asked if he had spoke with some of the Lord Chancellor's Servants since that Time; which he own'd he had: Upon which he was ordered to write his Deposition over again, and add the Substance of that Conference.

It was now that the Proceedings against the Chancellor met with some Stop, by the Lords, in the several Committees appointed to enquire into the other Grievances complained of by the Commons, bringing in the Accounts of their Progress in them. The Lord Chamberlain, one of the Committee appointed to enquire into the Grievances of the Patent concerning Inns and Hostelries, reported,

Report from the Committee on Grievances.

' That in the faid Patent were three Things confiderable: First, The Legality of it granted to Mompesson; but in that the Committee had not Power to judge. Next, The Inconvenience. Lastly, The Abuses in the Execution. Inconvenience appeared in the Patent, where the ludges are made subject to a base Fine of five Shillings; and, in the Execution, because that Sir Giles Mompesson affronted the Justices of the Peace, and threatned several of them with the Council-Table. And, because there were Certificates fent him, from Time to Time, of those Ale-House Keepers, who were suppressed for ill Behaviour, he made this Use of it, to make them Innkeepers. That he granted Licences to divers base Fellows to keep Inns: and sued out Processes again 🕰

against 4000, for keeping Inns without Licence, An. 18 James I. and for the Price of Horse-Meat, of which he only tried two Suits. Lastly, His Lordship delivered a Collection of the feveral Abuses and the Proofs of them.'

The Earl of Arundele reported. That the Confideration of the Grievances by the Patents of fole Manufacturing Gold and Silver-Thread, complained of, being committed to his Lordship and other Lords joined with him in Committee, 'That they had often met, the Bufiness being attended with great Difficulty and confifted of many Particulars. That they had examined many Witnesses, and more were produced who were fit to be examined, if the Time of Recess was not so near at Hand. The Lords Committees have thought good to present to the House those Proofs they have made, not to delay the Time; but their Lordships were not to be excluded from giving

further Proofs hereafter.'

' His Lordship observed, That the Committee dealt, chiefly, with the Execution, not with the Legality of these Patents. They found in the Execution thereof, That the Authority given by these Patents, which ought to have been rarely used, was used by them familiarly, to the undoing of Thousands. That the Warrants dormant, to seize and imprison, &c. exceed all Kinds of Warrants; of which there are three, and one of them is without Date and razed; and the other hath a Date by a new Hand. That Sir Giles Mompellon committed divers to Prison, without Examination, which they could not do by that Warrant. Several were threatned with Imprisonment. That one Fowlis did lock up divers in his own House. That feveral Houses were violently broke up and the Parties Goods feized. That others were compelled to enter into Bonds, not to exercise their own Trade and to stand to their Orders; and to make. Oath what Quantity of Gold and Silver-Thread they fold, and to whom. That Sir Gles confessed divers of these Wrongs, and made Restitution

An. 18. James I, tution unto many. That this Work of Gold and
Silver-Thread was much fophifticated, fince the
Grapt of the fole Manufacture thereof.

His Lordship further declared, That the Lords Committees urged none to accuse himself, and admonsshed every Man not to accuse another out of Passion. He desired, That though Sir Giles Mampesson be fied, yet that Fowlis and other Delinquents may be heard here, what they can say in their own Deserge.

The Earl of Southampton, one of the Committee to confider of the Grievances complained of for Concealments, reported to the House, 'That they find his Majesty to be much abused in the Pretence and Execution of this Grant." They find that Sir Giles Mempesson obtained a Commission to himself, to call all Officers before him; by Virtue whereof he fetched up, from all Parts, the King's Officers, and kept them here to fill his Book, granted unto him of 2001 per Annum, on concealed Lands, in Recompence of his Service. The Proceedings, Warrants, and the Abuses in the Execution, are all fet down in the Declaration, delivered by the Commons. Their Lordships Labour was to look into these Informations, wherein they defired the Help of divers Gentlemen of the Lower House; who, not as Members of that House, but as private Gentlemen and Friends, gave their Lordthios full Satisfaction therein. In this Search, they found Proofs of every Point, set down in the said Declaration; and, for their more full Satisfaction, they reviewed the Records themselves, wherein they found some Proceedings, not mentioned in the Declaration, and not warranted by any Commillion. Viz.

'Process used by George Geldard, Sir Giles Mompesson's Agent, in the King's Attorney's Name; the said Geldard confessing to one and but one.'

' Sir Giles Mompesson used Geldard and his Man as his Agents; Geldard to be Commissioner and Geldard's Man to be his Clerk.'

' Their

Their Lordships found likewise, That Gel-An. 18. James 1. dard's Man gave the Evidence to the Jury, and, 1620. though the Jury found an impersect Verdick, yet

Geldard proceeded as upon a perfect one.'
That Geldard compounded with divers who

were questioned for their Lands, as concealed, and employed those Parties, as Commissioners, for their

own Compositions.'

'That they set down in their Book an Advowfon and a Rectory at Four Pence per Annum; and Lands, called Pease Marsh, at Ten Shillings a Year; which was affirmed by Sir George Moore, the Tenant to it, to contain 700 Acres, and to be better worth than 300 l. a Year.'

That there was no Time limited to Sir Giles Mompesson to fill up his Book; whereby, his vexing the Subject, to fill the same, might continue

feven Years.

'Lastly, Their Lordships conceived, That as his Majesty had been abused in the Grant and in the Execution of it, so he should also have been in the End.'

After this last Report was ended, the Lord Ad-Marquis of miral, Buckingham, stood up and moved the House, Buckingham's That Care might be taken, hereafter, that the Speech on that Sophistication of the Manusacture of Gold and Silver-Thread be prohibited; and none be permitted to work thereon, to waste and consume the Bullion of the Land. He commended the Trade that set so many Thousands on Work; and, if Order was first taken for bringing in Bullion, and against the Sophistication, it might be gainful both to the King and Common-Wealth; and to new Patentees, if another Patent thereof should be thought sit.

His Lordship shewed surther, 'That the Motive for the Grant of Concealments was, That Sir Giles Mompession offered his Service, to consider how the Multitude of Officers in the Exchequer might be cut off. In which his Majesty first asked the Opinion of the Judges; and his Majesty's Pleasure was not to prejudice any Officer, during his Life, You. A a but

An. 18. James I, but to provide for the future; which was, and yet is, his Majesty's Resolution to do; in Consideration whereof, this Patent of Concealments was first granted to the said Sir Giles. It was ill foreseen, that a Man of his corrupt Disposition should be admitted to view the Records, which he might embezzle, blot or raze out for his own Profit; but, at that Time, Sir Giles had the Reputation of an honest

Man.'

' That Sir Giles had abused this Grant many Ways, but, as yet nothing was past under Seal. That the Abuse, partly, grew out of this, That Sir Giles had compounded with one Geldard for the same. who, to make his best Commodity thereof, put into the Book Matters of great Value at small Rates; which, when his Lordship heard of, he rebuked Sir Giles and willed him to look to it, and not to fuffer any Thing to be past but what the Chancellor of the Exchequer should first allow of. That, thereupon, the said Sir Giles, in the Hearing of his Lordship, delivered his Book to Mr. Chancellor to be viewed, and what soever he thought good to be put out. Laftly, Though much was intended to the Prejudice of his Majesty and the Subject, yet nothing was past.'

When the Minister had ended his Speech, a Motion was made and agreed to, 'That, altho' the Proofs given before the Lords against Sir Giles Mompesson and others his Agents, for their Misdémeanors, were good and manifold, yet, their Lordships will hear the Parties themselves what they can fav in their own Defence. But, becaufe Easter is . drawing on, and the Time of Recess very near, in which hort Space all the Delinquents cannot be heard and proceeded against; it was further agreed, That a Collection be made of all the Proofs, concerning Sir Giles Mompession only; which being read to the House, the Lords would proceed to sentence Sir Giles Mompesson, though absent; for that his Flight is an Eviction in Law: And for that the Expectation thereof is great as well as the Grievance. therefore the Proceedings should be with Expedition.

dition, that the whole Kingdom might hear of the Am 18. James I. Punishment imposed upon Delinquents, by this Par-

liament, as well as of the granted Subfidies.

A Debate arifing, in what Manner to proceed Debate thereon. against the said Sir Giles, whether by Indictment in that House, or otherwise? And there being some Consusion amongst the Speakers, the Prince of Wales, who constantly attended this Business Morning and Asternoon, made a Motion, 'That by the antient Orders of the House, no Lord was to speak twice, though to explain himself, except some other Lord mistake his Meaning in any Part of his Speech.' This was commanded to be entered, and ordered to be observed.

On a Motion of the Earl of Arundele, the House was adjourned, ad Libitum, and the Lord Chief Justice left his Seat, as Lord Chancellor. Then it was debated. What Course should be taken with Matthias Fowlis, George Geldard, and other Delinquents, committed by the Lower House, and fent by them to be examined by the Lords; and many foul Abuses proved against them. Likewise concerning Sir Francis Mitchell, whom the Lower House had first committed for a Contempt against them, and is also found guilty of many great Misdemeanors, relating to the Patent of Gold and Silver-Thread. But nothing was then resolved on; and the Chief Justice returning to his Seat, as Chancellor, a Message was sent from the Lords to the Lower House, to defire they would please to prefent themselves this Asternoon, with their Speaker, to hear his Majesty's Commission read for the Royal Affent to the two Subsidy Bills: Also, to acquaint them, that the Lords had agreed the Recess from Parliament, this Time, to be on Tuesday next; but that the Lords do leave the Time for Access again, to the Confideration of the Commons: And further, to let them know that the Lords are very careful to expedite the Bill against Promoters, which was so earnestly commended unto them. Which Bill had been once read, but, becaufé A·a·a·

An. 18. James I. cause the Time of the Recess is so near, their Lordships intend to spend this Interval in proceeding to fentence Sir Giles Mompesson only. Their Lordships defire a Conference with them, about the fafe Keeping or Bailing of Matthias Fowlis, George Geldard, and other Delinquents, committed by them of that House; and that they come prepared to give their Lordships Satisfaction therein.' Answer returned, 'That the Commons agreed to all these Propositions of the Lords; would come prepared for the Conference that Afternoon: and give them an Answer to every Thing.'

March 22, post Meridiem. The Speaker of the House of Commons being sent for in and come to the Bar, the Lord Chief Justice delivered to the Clerk the King's Commission, figned by his Majesty, and under the Great Seal, with the two Acts of Subfidies annexed to it. Which Commis-'fion, in the usual Form, (and therefore omitted)

being read, the Commons withdrew.

The Lords being to meet the other House in the Painted-Chamber, the Earl of Derfet acquainted their Lordships, 'That he was informed by several Gentlemen of the Commons, that the Meffage, fent them in the Morning, was wholly mistaken in the Delivery of it. On which another Message was sent to the same Purport, by other Messengere, in order to explain the former.

On the Return from the Conference, the Lord Treasurer made the Report of it to the Lords, That the Commons render their Lordships humble Thanks, for their honourable and respectful Entertainment; with hearty Thanks to Almighty God for the great and good Unity between

the two Houses.'

That whereas their Lordships had left the Time of Access again to Parliament, to be resolved on by them; they, upon ferious Deliberation, have agreed the same to be on the 17th of April next.'

'That they refer unto their Lordships the Bailment or Commitment of Matthias Fowlis, Geldard.

Remarkable Unanimity of both Howfes.

dard, and other Prisoners, by them transmitted to An. 18. James I. their Lordships. But their Opinion is, if it may fo stand with their Lordships Pleasure, That a Goal is the best Bail for them. And, as for Sir Francis Mitchell, though he be by them committed Prisoner to the Tower, yet, he is left to their Lordfhips Determination.'

After some Debate on what should be done with those Prisoners, it was ordered, That Fowlis and Geldard should be committed close Prisoners to the Fleet; with a special Charge to the Warden for their fafe Custody: And a Warrant was made out

by the Clerk of Parliament accordingly.

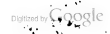
The Lord Treasurer put the Lords in Mind of the Motion made by the Lord Admiral this Morning. For some Order to be taken to prevent the Sophistication of Gold and Silver-Thread, and the Waste of Bullion. Agreed, That the Attorney General do draw up a Form of a Proclamation for that Purpose: to present the same to the House. and, upon Approbation, to be laid before his Ma-

iesty.

Upon a Motion of the Lord Houghton, 'For Precedents to be fearched for and produced, touching Judicature, Accusations and Judgments, antiently used in this High Court of Parliament.' It was order'd, 'That a Committee, of a small Num- A Committee of ber, should presently take Care for the Search there-Lords touching Precedents of Juof amongst the Records, remaining in the Tower, dicature, &cc. or elsewhere, and Copies of the same certified under the Officers Hands.' The Earls of Huntingdon, Warwick, and the Lord Houghton were appointed for that Purpose. Five more Witnesfes, with the Lady Wharton, Iworn in the Cause against the Lord Chancellor.

March 23. Upon a Motion of the Earl of Suffolk and others, it was ordered, 'That some of the Lords be appointed to cause Precedents to be learched, and Proofs to be produced, concerning the Precedency and Antiquity of the two Universities of this Kingdom; and the same to be presented to the House at the next Access of Parliament.'

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An. 18. James I. It was agreed also, 'That the two former Committees, or any two Lords of either of the said Committees, be appointed to examine Witnesses, in Further Proceedings in the Lord the Chancellor's Cause, from Time to Time, becomes in the Lord tween the Recess and Access of Parliament.

ings in the Lord Chancellor's Caufe.

tween the Recess and Access of Parliament.—— Some more Witnesses sworn and examined against the Lord Chancellor.'

Post Meridiem. Edward Egerton, Esq.; presented a Petition, praying, 'That Sir Rowland Egerton be ordered forthwith to produce, upon Oath, certain Indentures and Writings gotten unduely from the Petitioner. Upon a Motion of the Lord Sheffield, the said Petition was ordered to remain with the Clerk, untill the Corruption and Bribery complained of, be determined; and then the Lords would take it into their Consideration.'

On a Motion of the Earl of Arundele, who acquainted the House, 'That the Lords Committees being ordered to examine none to accuse themselves, they had taken, only, the Declaration of Thomas Norton, Gervase Unwen, and Anthony Berry, touching the Patentees of Gold and Silver; it was ordered, That the said Persons should be now examined concerning Sir Giles Mompessen only.'

Sir Ralph Hansby being sworn in the Lord Chancellor's Cause, the Earl of Southampton shewed, 'That the said Sir Ralph being examined by his Lordship and others, concerning a Bribe of 500 l. given by himself to the Lord Chancellor, he made a Doubt whether his Answer thereunto might not be prejudicial to his Cause; wherefore, their Lordships Resolution herein was required, Whether the said Sir Ralph should be urged to make his Answer or not?'

After long Debate of this Matter, it was order'd, That the Examinations, taken in this Court, should not be, hereafter, used in any other Cause, or in any other Court. And, altho' divers of the Lords were of Opinion, That the Party's Consession of the giving of a Bribe could not be prejudicial at all to him, yet others doubted thereof. Therefore, it was put to the Question, Whether the

the faid Sir Ralph should be examined what Gist An. 19. James I. or Reward he had given to the Lord Chancellor, and it was agreed he should be examined in that

Form only.

The Earl of Huntingdon, one of the Committee appointed to fearch Precedents of Sentences, Sc. reported, 'That they had fearched the Records, and the Earl of Warwick read the Heads of feveral Precedents, and then delivered the Notes taken out of the Records, and figned by the Officers, to be kept by the Clerk.'

The Collection of Sir Giles Mompesson's Offences, touching Inns and Hosteries, and the Proofs thereof, were read, with the Patent and Commiffion concerning the fame.——Adjourned to the

26th Instant.

March 26. The King came to the House of Lords, the Peers being all in their Robes, and the Prince with his Coronet on his Head; the Earl of Oxford, as Lord Great-Chamberlain, bearing his white Staff, and the Earl of Montgomery the Sword. His Majesty, being seated on the Throne, made the following Speech to the Lords only (x).

#### My Lords,

HE last Time I came hither, my Errand The King's was to inform you (as well as my Memory Speech to the could serve me, of Things so long passed) of the Lords.

- Verity of my Proceedings, and the Cautions used
- by me in the passing of those Patents, which are now in Question before you; to the Effect,
- that they might not be abused in the Execution:
- And this I did by Way of Declaration. But
- onow I am come (understanding the Time of
- ' your Censure to draw near) to express my Rea-
- diness to put in Execution (which is the Life of

<sup>(</sup>x) This Speech is in Rushworth, Vol. I. P. 24. but is omitted in the Edition of King James's Works; 28, indeed, are all his Speeches to Parliament, except Four: But for what Reason is not casy to guess. The tollowing is taken from one (printed at London by Bonbam Norton and John Bill, Printers to the King's Most Excellent Majesty, 1621.) in the valuable Collection of Pamphlets in the Library of the late Sir Hanry Goodricke, Bart.

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• the Law) those Things, which ye are to sentence (for even the Law itself is a dead Letter without Execution) for which Office God hath appointed me in these Kingdoms. And though I affure myself, that my former Behaviour, in all the Course of my Life, hath made me well known for a just King; yet in this special Case I thought fit to express my own Intentions, out of my own Mouth, for Punishment of Things complained of. The first Proof whereof I have given by the diligent Search I caused to be made after the Person of Sir Giles Mompesson, who though he were fled, yet my Proclamation purfued him instantly (y): And as I was earnest in that. fo will I be to see your Sentence against him put in Execution.

Two Reasons move me to be earnest in the Execution of what ye are to sentence at this Time: First, That Duty I owe to God, who hath made me a King, and tied me to the Care of Government, by that politic Marriage betwint me and my People. For I do assure you in the Heart of an honest Man, and by the Faith of a Christian King (which both ye and all the World know me to be) had these Things been complained of to me before the Parliament, I would have done the Office of a just King; and out of Parliament have punished them as severely, and peradventure more, then ye now intend to do.

I should have been in the other. For (I confess) I am assumed (these Things proving so, as they are generally reported to be) that it was not my good Fortune to be the only Author of the Reformation and Punishment of them, by some ordinary Courts of Justice. Nevertheless, since these Things are now discovered by Parliament, which before I knew not of, nor could so well be discovered otherwise, in regard of that Representative

But now that they are discovered to me in Parliament, I shall be as ready in this Way, as

<sup>(</sup>y) See before, p. 336.

fentative Body of the Kingdom, which comes An. 19. James I. from all Parts of the Country: I will be never

a whit the flower to do my Part for the Execution. For, as many of you that are here

have heard me often fay, so I will still say: So precious unto me is the Public Good, that no

private Person whatsoever, were he never so

dear unto me, shall be so respected by me, by many

Degrees, as the Public Good, not only of the whole

Common-Wealth, but even of any particular Corporation that is a Member of it: And I hope that

poration that is a Member of it: And I hope that
 ye, my Lords, will do me that Right to publish

to my People this my Heart and Purpose.

The fecond Reason is, That I intend not to derogate or infringe any of the Liberties or Privileges of this House, but rather to fortify and ftrengthen them. For never any King hath done so much for the Nobility of England, as I have done, and will ever be ready to do. whatfoever I shall now say or deliver unto you as my Thought, yet when I have said what I think, I will afterwards freely leave the Judg-' ment wholly to your House. I know ye will do nothing, but what the like hath been done before: And I pray you be not jealous, that I will abridge you in any Thing that hath been used. For whatsoever the Precedents in Times of good Government can warrant, I will allow. · For I acknowledge this to be the supreme Court of Justice, wherein I am ever present by Reprefentation. And in this ye may be the better fatisfied by my own Presence, coming divers · Times amongst you: Neither can I give you any greater Assurance, or better Pledge of this my Purpose, then that I have done you the Honour to fet my only Son among you; and hope that ye, with him, shall have the Means to make this the happiest Parliament that ever was in England.

This I profess, and take Comfort in, that the House of Commons at this Time have shewed greater

An. 19. James I.

greater Love, and used me with more Respect in all their Proceedings, then ever any House of Commons have heretofore done to me, or (I think) to any of my Predecesfors. As for this House of yours, I have always found it respective to me; and accordingly do I, and ever did favour you as ye well deserved. And I hope it will be accounted a Happiness for you, that my Son doth now fit amongst you, who, when it shall please God to set him in my Place, will then remember that he was once a Member of vour House, and so be bound to maintain all ' your lawful Privileges, and like the better of you all the Days of his Life. But, because the World at this Time talks so much of Bribes, I have ' just Cause to sear, the whole Body of this House hath bribed him to be a good Instrument for you ' upon all Occasions: He doth so good Offices in ' all his Reports to me, both for the House in ge-' neral, and every one of you in particular. And the bike I may fay of one that fits there. (Buckingham) He hath been so ready upon all Occafions to do good Offices, both for the House in general, and every Member thereof in particular. One Proof thereof, I hope my Lord of Arundell hath already witnessed unto you, in his Report made unto you of my Answer, touching the · Privileges of the Nobility, how earnestly he spake unto Me in that Matter (2).

Now, my Lords, the Time draws near of your Receis: Whether Formality will leave you Time for proceeding now to Sentence against all, or any the Persons now in Question, I know not. But for my Part, since both Houses have dealt so lovingly and freely with me, in giving me, as a free Gift, two Subsidies in a more loving Manner than hath been given to any King before, and so accepted by me; and since I cannot yet retribute by a general Pardon, which hath by Form usually been reserved to the End of a Parliament: The least I can do (which I can for-

(%) See before, p. 341.

bear no longer) is to do formething in prefent, for An. 19. James I.
 the Good and Ease of my People.

'Three Patents at this Time have been com-

plained of, and thought great Grievances:

1. That of the Inns and Hosteries.

' z. That of the Alehouses.

3. That of Gold and Silver, Thread.

My Purpose is to strike them all dead, and (that Time may not be lost) I will have it done presently.

'That concerning the Alehouses, I would have to be left to the Managing of the Justices of

· Peace, as before.

That of Gold and Silver-Thread was most
 vilely executed, both for Wrongs done to Men's

Persons, as also for Abuse in the Stuff; for it was

a Kind of false Coin. I have already freed the Persons that were in Prison: I will now also

damn the Patent: And this may feem instead of

• a Pardon. All these three I will have recalled • by Proclamation, and wish you to advise of the

fittest Form for that Purpose.

'I hear also that there is another Bill amongst you against Informers: I defire you, my Lords, that as ye tender my Honour, and the Good of my People, ye will put that Bill to an End so fo foon as ye can; and at your next Meeting to make it one of your first Works. For I have already shewed my Dislike of that Kind of Peo-

· ple openly in Star-Chamber; and it will be the

e greatest Ease both to me, and all those that are

• near about me at Court, that may be. For I remember, that fince the Beginning of this Par-

liament, Buckingham hath told me, he never

found fuch Quiet and Rest, as in this Time of

Parliament, from Projectors and Informers, who

at other Times miserably vexed him at all

· Hours

And now I confess, that when I looked before upon the Face of the Government, I thought (as every Man would have done) that the People

were never to happy as in my Time. For even,

1621.

An. 19. James I. C. as at divers Times I have tooked upon many of my Coppices, riding about them, and they appeared on the outlide very thick, and well grown unto me: But when I entered into the Midst of them. I found them all bitten within, and full of Plains and bare Spots; like an Apple or Pear, fair and smooth without, but when ye cleave it asunder, ye find it rotten at the Heart: Even so this Kingdom, the external Government being as good as ever it was, and I am fure as learned Judges as ever it had (and I hope as honest) administring Justice within it; and for Peace, both at Home and Abroad, I may truly fay, more fettled, and longer lasting, than ever any before, together with as great Plenty as ever: So as it was to be thought, that every Man might fit in Safety under his own Vine, and his own Fig-Tree: Yet I am ashamed, and it makes my ' Hair stand upright, to consider, how in this Time my People have been vexed, and polled by the vile Execution of Projects, Patents, Bills of Conformity, and such like; which, befides the Trouble of my People, have more exhausted their Purses, than Subfidies would have done. Now, my Lords, before I go hence, fince God hath made me the Great Judge of this Land under him: And that I must answer for the · Justice of the same: I will therefore (according.) to my Place) remember you of some Things, though I would not teach you. For no Man's Knowledge can be fo good, but their Memories will be the better to be refreshed. And now because ye are coming to give Judgment, all which moves from the King, that you may the better proceed, take into your Care two Things: First, to do Benum, Secondly, next to do it Benè. call Bonum, when all is well proved, whereupon ' ye judge, for then ye build upon a fure Foundation: And by Bene I understand, that ye proceed with all Formality and Legality: Wherein you have fit Occasion to advise with the Judges, who are to assist you with their Opinions in

Cases of that Nature; and Woe be to them, if An, 19. James I. they advise you not well. So the Ground being

good, and the Form orderly, it will prove a Course fitting this High Court of Parliament. 'In Sentence ye are to observe two Parts: First. to recollect that which is worthy of judging and censuring: And secondly, to proceed against these, as against such like Crimes properly. We doubt there will be many Matters before you. fome complained of out of Passion, and some out of just Cause of Grievance. Weigh both; but be not carried away with the impertinent Difcourses of them, that name as well innocent " Men, as guilty. Let your Judgments only take hold of the Guilty: Proceed judicially, and foare none where ye find just Case to punish: But let your Proceedings be according to Law. And remember, that Laws have not their Eyes in their Necks, but in their Foreheads. For the moral Reason of the Punishment of Vices, in all Kingdoms and Common-Wealths, is, because of the Breach of Laws standing in Force; for

none can be punished for Breach of Laws by

· Predestination, before they be made. 'There is yet one Particular, which I am to

remember you of. I hear that Sir Henry Yelverton (who is now in the Tower, upon a Sentence. given in the Star-Chamber against him, for deceiving my Trust) is touched concerning a Warrant dormant, which he made while he was my Attorney: The which my Lord Treasurer (a) bere, refused to set his Hand unto, like an bonest Man, when it was brought unto him (b.) I protest, I never heard of this Warrant dormant before. · and I hold it as odious a Matter, as any is before you: And if, for Respect to me, ye have forborn to meddle with him in Examination, because

<sup>(</sup>a) Henry Montagu, Viscount Mandeville. He had been before Lord Chief Justice of England. See his remarkable Speech upon the Supply, Anno 1601, in Vol. IV. P. 448. - The Duke of Manchefter is lineally descended from this Branch of the Montagu's. (b) This Passage is smitted in Rufbaverth,

An. 19. James I. cause he is my Prisoner; I do now here freely 1621. ' remit him unto you, and put him into your Hands.

> And this is all I have to fay unto you, at this 'Time; wishing you to proceed justly and nobly, according to the Orders of your House: And I pray God to bless you: And ye may assure yourselves of my Assistance; wishing that what I have faid this Day, amongst you, may be entered

' into the Records of this House.'

Which gives great Satisfaction.

The King having ended his Speech, the Lords conceived so much Joy thereat; that they ordered the whole House to go to him, at One in the Afternoon, with their most humble Thanks for it.

The Collection of Offences and Abuses, committed by Sir Giles Mompesson, in the three Patents which were granted to him, being all read: It was resolved by the whole House, 'That it did appear to the Lords, and they were fully fatisfied, Sir Giles Mompesson had erected a Court without Warrant: and, also, that he imprisoned the King's Subjects and exacted Bonds from them by Threats, without Warrant; and, afterwards, by undue Practices. procured a Proclamation and other Warrants to colour fuch his Doings. And yet that he executed all these Ills, and seized the Goods of divers Persons, contrary to fuch Authority, fo unduly procured That he neither paid the 10 l. referved Rent to the King, nor brought in the 5000 l. of Further Progress Bullion yearly, as he pretended and covenanted to in the Trial of have done. And that all his other Offences and

Sir George Mom- Abuses had been fully proved against him.

Hereupon it was agreed, 'That the Lords would give Sentence against Sir Giles Mompesson, in their Robes, in the Afternoon. The Lord Admiral. Buckingham, defired to be excused if he should be absent; but he gave his Assent to their Lordships Censure of the said Sir Giles; affirming, That he , had highly abused the King, and also himself, more than any other Lord of that House.'

Post Meridiem. The whole House met again, its which were present the Prince of Wales, the two Arch⊷

Archbishops, the Bishop of *Durham*, and fifteen An. 29. James I. other Bishops; the Lord Chief Justice Ley, as Chancellor, with twenty-three Earls and Viscounts, and

twenty Barons.

The Lords being in their Robes, in order to give Sentence against the Offender, it was much debated first, amongst them, what Punishment Sir Giles Mompesson deserved for his high Crimes: And, because the Punishment inflicted heretofore on Empson and Dudley was much spoken of, the Lords defired to hear their Indictments.

The Indictment of Richard Empson, taken at Northampton, A. 1° Hen. VIII. was read; by which it was observed, That the said Empson was indicted for Treason against the King. The Attorney General also certified to their Lordships, that Dudley was indicted, in London, for Treason.

But to the End that these Matters might be more freely discussed, and what Punishment was fit to be inflicted on the Offender; the House adjourned ad Libitum, the Lord Chief Justice moving to his Place of Assistance; when, after a long Debate, the Lords agreed upon a Judgment against Sir Giles: The Earl of Arundel observing, That their Lordships might proceed against him hereaster, if more Matter, or Matter of a higher Nature, was found out.

Accordingly a Message was sent from the Lords to the Commons, 'That if they and their Speaker, according to the antient Custom of Parliaments, come to demand of the Lords, that Judgment be given against Sir Giles Mompesson, for the heinous Offences by him committed, they shall be heard. Also that the Lords desire a Conference with them, in the Painted Chamber, To-morrow Morning.'

Answer return'd, 'That they would come to demand Judgment; and that they agreed to the Conference.'

In the mean Time the Lord Treasurer reported,
That, according to the Order of the House made
this Morning, the Prince's Highness, accompanied
with many Lords, did present unto his Majesty most
humble

Au. 19. James I. humble Thanks for his Majesty's most gracious Speech to the Lords that Morning; which Thanks, 1621.

with the Manner of presenting the same, was most The King's An-joyfully accepted by him, as he expressed in many fwer to the kind and favourable Words: adding. That the Lords Thanks of the House of Lords, had taken the right Way to catch a King, by speaking to him by his Son.?

The Knights, Citizens, and Burgesses of the House of Commons, with their Speaker, being come up to the Bar, the Speaker repeated the last Message which the Lords had sent unto them, and said, 'The Commons, by me, their Speaker, demand Judgment against Sir Giles Mompesson, as the Heinousness of his Offences doth require.

The Lord Chief Justice, as Speaker of the House

Their Judgment of Peers, answered. against Sir Giles Mompeffon.

Mr Speaker,

The Lords Spiritual and Temporal bave taken Knowledge of the great Pains the Commons have been at, to inform their Lordships of many Complaints brought unto them against Sir Giles Mompesson, and others, whereof their Lordships received several Instructions from them; and, thereupon, proceeding by Examination of divers Witnesses upon Oath, they find Sir Giles Mompesson, and several others, guilty of many heinous Crimes against the King's Majesty, and against the Common-Wealth.

Time will not permit their Lordships to deal with all the Offenders now; therefore they proceed to give Judgment against Sir Giles Mompesson, according to your Demand; and, hereafter, their Lordsbips

will proceed against the other Offenders.

The Judgment of the Lords against the faid Sir Giles Mompesson is, And,

The Lords Spiritual and Temporal of this High

Court of Parliament do award and adjudge,

1. That Sir Giles Mompesson shall, from benceforth, be degraded of the Order of Knighthood, with Reservation to his Wife and Children; the Ceremonies of Degradation to be performed by Direction of the Earl Marshal's Court, whensoever he shall be taken.

2. That

2. That he shall stand perpetually in the Degree An. 19. James L. of a Person outlawed for Misdemeanors and Tres- 1621. passes.

3. That his Testimony be received in no Court: and that he shall be of no Assize, Inquisition, or Jury.

4. That he shall be excepted out of all general Pardons to be hereafter granted.

5. That he shall be imprisoned during Life.
6. That he shall not approach within twelve Miles of the Courts of the King or Prince, nor of the King's High Courts usually bolden at Westminster.

7. That the King's Majesty shall have the Profits of his Lands for Life, and shall have all his Goods and Chatels as forfeited; and he shall undergo Fine and Ransom, which their Lordships assess at 10,000 l.

8. That be shall be disabled to hold or receive any Office under the King, or for the Common-Wealth.

o. Lastly. That he be ever held an infamous Per-

March 27. Moved for by divers Lords, agreed on, and ordered, 'That in respect of his Majesty's Order for Obsermost gracious Speech, made here on the 26th of vation of the March, the same Day shall be, yearly, a Sermon-26th of March. Day throughout all England, especially at Westminster; and all the Lords then in Town to resort unto it.' Ordered further, and decreed, 'That in all future Parliaments, the Lords shall sit in their Robes on the 26th of March, in perpetuam Rei Memoriam.'

The Lord Admiral delivered his Majesty's hearty Thanks to the Lords of this House, for their Sentence given Yesterday against Mompesson, it being so just, and yet moderate, in respect of the Heinoulness of the Offence. And faid, That the King, out of Regard to his People, and Detestation of the faid Crimes, is pleased, ex Abundante, to inflict The King adds perpetual Banishment on the said Mompesson, Out to Mompesson's of all his Majesty's Dominions (c).

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<sup>(</sup>c) This Proclamation, for Banishment, dated March 30, is in Ryener's Publick Acts. Tom. xvii. p. 288.

#### The Parliamentary History

An. 19. James J. The Commons being ready in the Painted Cham-1621, ber, for the Conference; before the Lords went to them, the Lord Treaturer first reported the Heads of what he was to deliver, by Direction from the House.

'To make a short Recital of his Majesty's gra-

cious Speech here Yesterday.'

'His Majesty's good Allowance and Approbation of the Sentence given against Mompesson; and that, out of his Grace and Favour to the People, he had added, to the Punishment, perpetual Banishment?

'That the Lords of this House Yesterday prefented, by the Prince, their humble Thanks unto his Majesty for his said Speech to their House:

which was well accepted of.'

'To lef them know that the Lords did confider of the Precedents for Empson and Dudley; but found they did not concur with this Case of Morepeffon, they being both indicted for Treason.

The Conference being over, it was ordered, That the whole Proceedings against Mempesson should be drawn up by the King's Council, perused by a Committee of Lords appointed for that Purpole, and

entered in the Records of Parliament.

of Lords and

Commons.

Then the Lords fent a Message to the Commons. to know if they had any other Business for them. Great Agreement because they did not intend to fit in the Afternoon; If not, that they wished them all Happiness in their Departure and Return. Answer, That the House of Commons have received the noble Mesfage, fent by their Lordships to them; for which they gave them most humble Thanks: That they also cease from Business this Morning. They acknowledge the great and good Respect between the two Houses, which hath been more this Parliament than ever; and that they, for their Parts, will endeavour to continue it: And so they wish all Honour and Profperity to their Lordships.'

It was also ordered, That each Earl and Viscount should pay 40 s. and each Bishop and Biron 20 s, the Proxies to pay for the absent Lords; which Money was to be distributed amongst some

Gentlemen employed by the Committee, in fearch-An. 19. James I. ing Records for Parliamental Precedents; which were to be transcribed in Parchment, and safely kept.

Three particular Committees of Lords appointed to take Examinations in the Lord Chancellor's

Cause, during the Recess of Parliament.

Both Houses adjourned themselves to the 17th of April next ensuing.

It may be thought necessary here to look into the Observations on particular Writer of this Reign, and the other Hi-the foregoing storians of the Times, for what they have left Profecutions of the Concerning the foregoing Proceedings the foregoing Proceedings the foregoing Proceedings the Profecutions of the Profec us, concerning the foregoing Proceedings; by which we may judge how their Accounts tally with the Authorities of the Journals. These last Autheatic Testimonies seem to assure us, that there was never yet a Parliament, where the King and the two Houses were so unanimous in correcting the Grievances of the People: The House of Commons complained; the Lords judged and fentenced the Malefactors; and the King rooted out the Weeds that grew up in the Common-Wealth, in which they were shrowded. And yet Mr Wilson, in his Life of this King, infinuates strongly (d), That James was not only the principal Agent, and the Source from whence these obnoxious Patents took Root, but had himself a great Share in the scandalous Profit collected by them. He tells us, That the King hearing these Patents were anatomized in the House of Commons; and, willing to comply with his People, whom he found fo bountiful unto him, he came to the House of Lords to close, gently, with them, and excuse the granting of those Patents; shewing some Reasons why he granted them, and the Instructions he gave for the Execution of them; by which he hoped to take off that sharp Reflection that might otherwise fall upon him. But the Modesty of Parliaments feldom imputes any of these Miscarriages to the B b 2 Prince

(d) Wilfon in Kennet, p. 734.

An, 19. James I. Prince; but the Actions under him must bear the Burden of it.

> From the King," this Author descends to his Chief Minister, the Marquis of Buckingham; he tells us, " That the Parliament looked upon him as the first Mover of this great Machine: But the Wisdom of the House did not suffer them to rise fo high as to strike at the uppermost Branches; they only prun'd those, roundly, within their Reach: That all the World knew Mompesson was his Creature; and that, notwithstanding the King's Proclamation, he got out of England by his Key.' How far this last Charge may be true we know not; nothing appearing against Buckingham, in the Journals, relating to this Matter; tho', indeed, Mr. Cambden says, 'That the Marquis did forfake Mompesson, at this Time, on whom he most

relied (e).

Mr. Rusbworth, in his Historical Collections of this Reign, informs us, (f) That this Parliament. belides petitioning the King to put the Laws in Execution against Jesuits, Seminary Priests, and Popish Recusants, (of which, by the Bye, there is not one Word in the Journal of this Session) took in hand to redress the People's Grievances by illegal Patents and Projects: The Chief of which was that of Inns and Ale-houses; whereby large Fines and an annual Revenue were collected thro' the Kingdom: That the Commons, at a Conference with the Lords, offered to prove, That the Patents of Gold and Silver-Thread; of Inns and Ale-houses: of Power to compound for obsolete Laws; of the Price of Horse-Meat, Starch, Cords, Tobacco-Pipes, Salt, Train-Oil, and the rest, were all illegal. But, adds this Author, They touched not upon the King's Prerogative; for, in restoring the Subjects Liberty, they were careful to preserve the King's Honour.'--- Much more modefuly expressed than by his Cotemporary, Mr Wilson.

Both these Writers do also give some Account of the Complaint from the Commons, and the Proceedings

<sup>(</sup>e) Cambden's Annals in Kennet, p. 656. (f) Vol. I. p. 24-

ceedings upon it, in the Upper House, against the An. 19. James I. Lord Chancellor Bacon. There is likewise, seemingly, the whole Trial of this unfortunate great Man, printed and published in the compleat Collection of State Trials (g). But how short all these Accounts are, when compared with what we have given from the Lord's Journals, will appear, in some Measure, from what has preceeded; but much more in what is to follow.

April 17. The Time of the Access of Parliament being come, the House of Lords met; when the first Thing that was done there, was, to read, a second Time, a Bill against certain troublesome Persons, commonly called Relators, Informers, and Promoters; and it was committed.

When this was over, the Lord Chamberlain acquainted the House, 'That, in the Interim of the Cessation, the Lord Chancellor had been an humble Suitor to his Majesty, that he might see and speak with him. And altho' his Majesty, in Respect to Further Proceed-the Lord Chancellor's Person, and of the Place he ings in the Case held, might have granted his Lordship that Favour; of Lord Bacon; yet, for that his Lordship was under the Trial of this House, his Majesty would not, on the sudden, comply with his Request.'

That on Sunday last the King called all the Lords of this House, which were of his Privy Council, before him; and demanded their Lordships Advice what was best to be done in that Affair. The Lords did not presume to advise his Majesty, because he himself did, suddenly, propound such a Course, as the World could not advise a better; which was, to speak with the Chancellor privately.

'That Yesterday his Majesty admitted the Lord Chancellor to his Presence. His Lordship defired that he might have a Particular of those Matters, wherewith he was charged before the Lords of this

b 3 House:

<sup>(</sup>g) The Proceedings against Francis Lord Bacon, Lord Chancellor, for Bribery and Corruption, in the State Trials, is no other than a summary Extract from the Journals, relating to that Matter; and was printed, in a Sixpenny Pamphlet, about the Time of the late Earl of Macclesfield's Trial.

House: For it was not possible for him, who pas-An. 19. James I. fed fo many Orders and Decrees in a Year, to re-1621. member all Things which fell out in them; and that, this being granted, his Lordship would make two Requests to his Majesty?

> First. That when his Answers should be fair and clear to those Things objected against him. his Lordship might stand upon his Innocency.

> ' Next, That where his Answers should not be so fair and clear, then his Lordship might be admitted to an Extenuation of the Charge: And where the Proofs were full and undeniable, his Lordship would ingenuously confess them, and put himself upon the Mercy of the Lords.'

Unto all which his Majesty answered, 'That he would refer him to the Lords of this House: and therefore his Majesty desired that he, the Lord Chamberlain, would make Report thereof to them.

It was thereupon ordered, 7 hat the Lord Treasurer should acquaint his Majesty with their thankful Acknowledgment for this his Favour, and that they held themselves highly bound to his Majesty for it.

Seventeen more Witnesses sworn in the Cause against the Lord Chancellor; and it was agreed, That the Lords of the Committees should prepare

The Lord Admiral, Buckingham, in a Speech

an Examination for him.

made to the Lords this Day, protested to them, 'That whereas it was the Opinion of the World he And Sir Edward had sent his Brother, Sir Edward Villiers, abroad. in the King's Service, on purpose to avoid his Trial, touching some Grievances complained of by the Commons: His Lordship was so far from it, that he had lent to hasten his coming home; and if any Thing blame-worthy could be objected against him, his Lordship was as ready to censure him as he was Mompesson. He defired that the Consideration of his Brother's Affair might be expedited; for, altho' he was a Member of the Lower House, his Lordship advised him not to go there till he had cleared

Villiers.

cleared himself here. Lastly, His Lordship request-An. 19. James I. ed, that the said Sir Edward Villiers might come to his Accusation, for so he should gain the greater Honour; his Lordship not doubting but that he could well clear himself from it.'

On this feveral Lords stood up, and declared their Opinion, 'That Six Edward Villiers might go to the Lower House: That the said Six Edward is only named obiter, or, according to the French Phrase, en passant, in the Accusation against Mompesson and others; but, as yet, he was not accused of any parameters.

ticular Offence by him committed.'

The Sergeant at Arms, attending the House, by Warrant, was ordered to go to the Fleet, and bring Matthias Fowlis to the Bar by Nine the next Morning. Also, That the Lord Chief Justice should grant a special Warrant to the Lieutenant of the Tower, to bring Sir Henry Yelverton (b) and Sir Francis Mitchel before their Lordships at the same Time.

April 18. The Lord Treasurer acquainted the House. That, by their Lordships Appointment. he had presented to his Majesty their humble Thanks, for his gracious Respect shewn to that House in the Message touching the Lord Chancellor. That his Majesty answered, 'Their good Acceptation of it was as pleafing to him, as his Meffage could be to the Lords.' And faid further, That in this Access of Farliament, tho' it was no new Session, yet his Majesty had Occasion to fay tomewhat to the Lords; and therefore his Pleafure was, that the whole House should wait upon him, at Whitehall, on Friday next, in the Afternoon. The Lord Chamberlain fignified, That Orders were given, by his Majesty, for the Lower House to attend there also.

The House adjourned themselves into a Committee, to debate and settle in what Manner to proceed against Sir Henry Yelverton; and, being agreed, the Chief Justice resumed his Place. Sir Henry

<sup>(4)</sup> Then Attorney General to the King.

1621.

An. 19. James I. Henry was then brought to the Bar; where, kneeling till he was bid to rise, the Chief Justice read the Charge against him; unto which Sir Henry

made the following particular Answers.

Articles of the Charge against Sir Henry Yel-Anlwers.

Charge I. 'That he committed divers Persons for refusing to enter into Bonds to restrain their verton with his own Trade, &c. before he had any Authority to

require any fuch Bonds.

Response. ' He confessed that he committed divers to Prison, and justified the same. committed none to restrain them of their Trades. but for their Stubborness in not obeying the King's Commands; which he did to advance the lawful Profit of his Master; and that he had Authority to do it.'

II. 'That he first signed and directed the Warrants, dormant, having no Authority for the fame, and yet containing many unwarrantable Clauses.'

Refp. 'He drew one, and first figned it; but no Clause unwarrantable was in that, and he justified it: For the others, he neither denieth nor confesseth; he remembers not whether he drew them or no.

III. 'That he advised the Patent of Gold and Silver-Thread to be refumed into the King's Hands, conceiving the same to be a Monopoly; and advised the Patentees to proceed by Contract with the

King.

Resp. 6 He advised not this alone; he was the weakest amongst many that advised the Contract; he denied that he conceived it to be a Monopoly. and doubts not but to prove it to be no Monopoly; he denied that he confessed any such Thing to the Commons; he denied his Advice to the Contract to colour a Monopoly; he did it in Duty to the King.'

IV. He procured a Proclamation to take Bonds. and figned a Docquet, shewing his advising with the Recorder of London and the City thereupon; whereas the Recorder was not acquainted withit.

Resp. He utterly denied he made any such Docquet; he did fign one, and he did acquaint the Lord

Lord Chancellor and Recorder of London with it, An. 19. James I. and defired the Recorder to acquaint the City; but denied that the Docquet is that he had acquainted the City with.'

V. That 3401 Quo Warranto's, to the Vexation of the People, were brought by him, touching the Patent of Inns, and but two came to Trial.'

Resp. 'He cannot particularly answer this: If it appear upon Record that there be so many signed by him, he consesses it; but, till then, he humbly desires to be retained in their Lordships Favour. Adding, That if ever he deserved well of his Majesty it was in this; that the King and Subject were more abused by that Patent than by any other; and, as he takes it, he suffers, at this Day, for that Patent.'

VI. That he commenced divers Suits in the Exchequer, touching Gold and Silver-Thread; but did not prosecute the same.'

Resp. 'It may be he did.'

These Answers and Confessions being read, the said Sir Henry Yelverton having Leave to speak, said,

That he thought himself happy in these Mists His Deserce. of his Majesty's Dissavour, that he was pleased to cast that Grace upon him, as to send him to this Honourable House: That Innocency had her present Answer; Wisdom required Time. Therefore he made his most humble Suit to have a Particular of his Charge in Writing, and Time to answer the same; that he might have Leave to repair to his Chambers, at Gray's Inn, and to his House, to search his Papers; for that the Matters, objected against him, did look into his Actions for sour, sive, and seven Years of his serving his Maniesty.

Sir Henry being withdrawn, and the House having taken this into Consideration, he was brought to the Bar again; when the Chief Justice told him, that he should have a Copy of the Charge objected against him; and Leave, under the Lieutenant's Charge, to go to his House and Chambers to view his Papers; and to have Time, until Sa-

turday

#### The Parliamentary History

An. 19. James I. turday come Se'nnight, to make his further Answer; which was more than his own Request. And an Order of the House was made for it accordingly.

> April 10. Some Debate arose about the Inconveniences and Exceptions arising from the Informer's Bill. Afterwards the Earls of Arundell, Huntingdon and Southampton, the Chiefs of the three Committees appointed to enquire into the Lord Chancellor's Affair, delivered in their several Informations and Examinations taken in it. Many of these were read, several original Letters produced, and other Evidences, too long and too confused for our Insertion; but are what took up most or all of the Business of this Day. Adjourned to the 24th.

April 24. The Lords met in their Robes, expecting the Coming of the King, who foon after appeared in State; and, being feated on the Throne,

made a Speech to them to this Effect:

The King's Speech to the Lords.

He first made a short Repetition of the Speech, used by him, to the Lords and Commons on their Access unto him, on Friday last, vix. 'That, at that Time, he made a Recantation unto them

of his former Determination not to use any

Speeches unto them, but those usual at the Beginoning or Ending of a Parliament. But that the

House of Commons did behave so worthily un-

to him, that he was resolved to speak oftner un-6 to them, hereafter, as Occasion shall require.

His Majesty did put them in Mind of the Occafions of calling this Parliament, which were these:

"To relieve his Wants, he having received no

Subfidies these many Years; and for Relief of the torn Estate of Christendom.

· To make good Laws.

To hear and redress Grievances, which cannot

come to a King's Ear better than by Parliament. · For the first, His Majesty told them that he

had more Caule to give his Subjects Thanks, for

the two Subfidies granted to him this Parliament.

than any King ever had; both, for that the ízme

fame was granted in the Beginning of the Par- An. 19. James L · liament, and for the Title of the Grant.

' That his Majesty had taken up, upon Trust

before-hand, the Sums granted him by the faid

- Subsidies; as well for the Defence of the Palatie nate, as for the Maintenance of his Son-in-Law
- and his Daughter, and their Children, and of
- the Dowager also; who are all expelled out of
- their Country, as also, for Preparation of Arms

for Recovery thereof.

- That his Majesty had procured a short Truce and did hope to get a general Peace, and thereby
- to fettle them in their Country again; but was
- to be at great Charges to fend Embassadors, all
- over Christendom, for the effecting thereof; and
- if this Peace could not be obtained, then his
- Majesty would send his Armies to recover the
- fame. The great Charges of either of these
- could not be supplied, but by more Subsidies.
- And, whereas some fay Subsidies may be granted at the next Session; lest, when the same
- are given, his Majesty might dissolve the Parliament with this Session, within which Time the
- important Business now intended cannot be finihed: His Majesty protested before God, that
- whether there be any more Subfidies granted, or
- not, he intends not to dissolve this Parliament,
- till the Matters in Agitation be finished.
- As to the Making of good Laws, his Majesty, at his first Coming to the Crown, commanded a
- Collection to be made of all Penal Statutes,
- which Books he heard were now finished, and
- he was glad of it. The faid Penal Laws, some
- intricate, some obsolete, being the Groundwork of all Informers; and, amongst other good Laws
- to be made, his Majesty, especially, recom-
- mended a Reformation of Abuses by Informers,
- and that they be punished.
- As to Complaints of Grievances, his Majesty
- commended those for public Grievances; pro-
- testing, that he would prefer no Person, what-

foever, before the public Good.

His

An. 19. James I. 1621.

His Majesty was also pleased 'To put the Lords in Mind of their antient Orders of this House. in hearing Complaints, in the Examinations of them, and their Manner to give Judgment thereupon. But advised them, the Time being precious, to entertain nothing which was not ma-' terial and weighty.' He was pleased to say, further, 'That he was now come to speak somewhat particular unto the Lords of this House in regard to himself; and told them, That, as all Libels against himself are generally punished, so a Libel against his Majesty, in open Parliament, must not escape.

' And whereas many Complaints are already made against Courts of Judicature, which are in

Examination, and are to be proceeded on by the

Lords, his Majesty would add some, which he

thinks fit also to be complained of and redressed;

which are, That no Orders be made but in public Courts and not in Chambers: That excessive

• Fees be taken away: That no Bribery, nor Mo-

ney, be given for the hearing of any Cause.

These and many other Things his Majesty

thought fit to be done this Session; and added,

• That when he had done this and all that he can

do for the Good of his Subjects, he confessed he had but done the Duty whereunto he was born.

' That Sir Henry Yelverton, being the other Day at the Bar, did infer, That all the Punishment upon him was for his good Service done to his

Majesty.

The King said, That it seemed strange to him, that Sir Henry should be examined upon any Thing, fave the Patent of Gold and Silver-Thread; for his Majesty did not conceive that any Matter was complained of against him relating to Inns and Hosteries, whereof he was here, also, examined. That, as to this Patent, Mompesson made Complaint to his Majesty, that Sir

Henry refused to send any Process of Quo Warranto against a Multitude of Innkeepers; and his

Majesty accepted of Sir Henry's modest Answer f to to this, That he misliked these Proceedings An. 19, James L. against his Subjects. But, afterwards, his Ma-

iesty understood, That Mompesson agreeing that

Sir Henry Yelverton should receive the Fees due unto him for the faid Process, Sir Henry yielded

\* thereunto, and Mompesson made no more Com-

• plaints thereof.

4 His Majesty, to clear himself, did lay open to the Lords the many former just Dislikes, which he had against this Offender, Sir Henry, before he questioned him; and said the first Mislike he found in him was, That his Majesty referring a Pardon of petty Theft, to be confidered of by

him and the then Solicitor; he alone, took it into his Confideration, and figured a Pardon for

Murder also.

• That Sir Henry passed at one Time sour Patents for his Majesty to grant, which the Lord Chancellor stayed at the Seal, the same being found to be very inconvenient. Hereupon his Majesty intended to have remov'd him, but, by Way of Preferment; and finding, at that Time, a Judge's Place void, he thought to have bestowed that upon him. But, because, he had not any Precedent that the King's Attorney General was ever removed to any other Place than that of a Chief Judge, his Majesty did then forbear, ex-

• pecting some other Place for him.

'That his Majesty hearing of the Charter of the City of London, lately renewed, containing many new excessive Grants; altho' Sir Henry then exceeded his Majesty's Warrant, yet, his Majesty was pleased, at the first, tell him e gently and privately of it; when the faid Sir. Henry, with many Deprecations, denied abso-· lutely, that any new Liberties were contained in the faid Grant; and defired to kiss his Majesty's • Hand on that Condition, which he did. wards, when his Majesty intended to question the faid Sir Henry for the fame, the Lord Admi-\* ral befought his Majesty not to think of any pri-\* vate Wrongs done to his Lordship, in the Exa-' mination

# The Parliamentary Hastory

An. 19. James I. 1621.

mination of this Business, touching the Charter of London. That Sir Henry, at the first, justi-

fied himself by his Majesty's Warrant, that by it he might have given away all London from

him; yet, at last, he made a good Submission,

in the Beginning; but, in the End, he faid, he

' had not wronged his Majesty's Prerogative.

" His Majesty shewed how gentle the Proceedings were against Sir Henry, by him and the

Lords in the Star-Chamber. But fince that now

he taxes his Majesty that he suffers for good Ser-

vice done to him, his Majesty requires the Lords,

who are able to do him Justice, to punish the

faid Sir Henry Yelverton for his Slander.'

When his Majesty had ended his Speech, and was departed from the House, the Lords received a Mesfage from the Commons, accompanied with fix Bills of a public Nature and one-private Bill. as an Abstract of the most particular Acts, which were passed this Parliament, will fall better at the Time when the Royal Affent was given to them. we shall postpone them to that Period.

The Message which was delivered at the same

Time, was to this Effect: First.

Complaint against ' who had been expelled by the Commons for Bribery, &c.

That the Commons defire a Re-Conference Sir John Bennet, on the Bill against Informers. Next, That they had received Complaints of divers exorbitant Oppressions and Bribery, committed by Sir John Bennet, Knt. late a Member of their House (i), but now expelled by them for the same; that they defire a Conference also about him.' Agreed to be at four this Afternoon, in the Painted Chamber. ordered, by general Consent of the whole House, · That his Royal Highness the Prince should be one of all Committees, if his Highness so please to be.'

> Post Meridiem. His Royal Highness fignified to the Lords, That the Lord Chancellor had fent a Submission unto their Lordships, which was presently read, in hac Verba.

(i) Member for Rippon, in Yorksbire.

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To

To the Right Honourable the Lords of the Par-An. 19. James I. liament in the Upper House assembled.

The Humble Submission and Supplication of the Lord Chancellor.

May it please your Lordships,

I Shall humbly crave at your Hands a benign In-Submission to terpretation of that which I shall now write: the Lords. For Words that come from wasted Spirits, and oppressed Minds, are more safe in being deposited to a noble Construction, than being circled with any reserved Caution.

This being moved (and, as I hope, sotained of your Lordships) as a Protestion to all that I shall say, I shall go on; but with a very strange Entrance, as may seem to your Lordships, at sirst: For, in the midst of a State of as great Affliction as, I think, a mortal Man can endure; (Honour being above Life) I shall begin with the professing of Gladness in

some Things.

The first is, That hereafter the Greatness of a Judge, or Magistrate, shall be no Sanstuary or Protestion to him against Guiltiness, which is the Begin-

ning of a golden Work.

The next, That after this Example, it is like that Judges will fly from any Thing in the Likeness of Corruption (though it were at a great Distance) as from a Serpent; which tends to the purging of the Courts of Justice, and reducing them to their true Honour and Splendour. And in these two Points. (God is my Witness) though it be my Fortune to be the Anvil upon which these two Effects are broken and wrought, I take no small Comfort. But to pass from the Motions of my Heart (whereof God is my Judge) to the Merits of my Cause, whereof your Lordsbips are Judges, under God and his Lieutenant; I do understand there hath been beretofore expedied from me some Justification; and therefore I have chosen one only Justification, instead of all others, out of the Justification of Job. For after the clear Submission and Confession which I shall now make unto your Lordships,

An. 19. James I. Ships, I hope I may fay, and Justify with Job, in these Words, I have not hid my Sin, as did Adam, nor concealed my Faults in my Bosom. This is

the only Justification which I will use.

It rests therefore, that without Fig-leaves I do ingenuously confess and acknowledge, that baving under-Rood the Particulars of the Charge, not formally from the House, but enough to inform my Conscience and Memory: I find Matter sufficient and full, both to move me to defert my Defence, and to move your Lordships to condemn and censure me. Neither will 1 trouble your Lordships by singling those Particulars which I think might fall off. Quid to exempta juvat Spinis de millibus Una? Neither will I prompt your Lordships to observe upon the Proofs where they come not home, or the Scruple touching the Credits of the Witnesses. Neither will I represent to your Lordships, how far a Defence might, in divers Things. extenuate the Offence, in respect of the Time and Manner of the Guilt, or the like Circumstances; but only leave these Things to spring out of your own more noble Thoughts and Observations of the Evidence. and Examinations themselves; and charitably to wind about the Particulars of the Charge, here and there. as God foall put into your Minds, and to submit my felf wholly to your Piety and Grace.

And new I have spoken to your Lordships as Judges, I shall say a few Words unto you as Peers and Prelates, humbly commending my Cause to your noble

Minds and magnanimous Affections.

Your Lordships are not simply Judges, but Parliamentary Judges; you have a farther Extent of Arbitrary Power than other Courts; and if you be not tied by ordinary Course of Courts, or Precedents, in Points of Strictness and Severity, much less in Points of Mercy and Mitigation: And yet if any Thing, which I shall move, might be contrary to your honour able and worthy End, (the introducing a Reformation) I should not seek it. But herein I beseek your Lordships to give me leave to tell you a Story.

Titus Manlius took his Sons Life, for giving Battle ogainst the Probibition of his General: Not many

Years

Years after, the like Severity was purfued by Papirius An. 19. James I. Curfor, the Dictator, against Quintus Maximus: who being upon the Point to be sentenced, was, by the Intercession of some particular Persons of the Senate, spared: Whereupon Livy maketh this grave and gracious Observation, Neque minus firmata est Disciplina militaris Periculo Quinti Maximi, quam miserabili Supplicio Titi Manlii. The Discipline of War was no less established by the Questioning of Quintus Maximus, than by the Punishment of Titus Manlius. And the same Reason is in the Reformation of Justice; for the Questioning of Men in eminent Places, bath the same Terror, though not the same Rigour, with the Punishment. But my Cause stays not there; for my humble Desire is, That his Majesty would take the Seal into his Hands; which is a great Downfall, and may serve, I hope, in it self, for an Expiation of my Faults.

Therefore, if Mercy and Mitigation be in your Lordships Power, and no Way cross your Ends, why should Inot hope of your Favour and Commiseration? Your Lordships will be pleased to behold your chief Pattern, the King our Sovereign, a King of incomparable Clemency, and whose Heart is inscrutable for Wisdom and Goodness; and your Lordships will remember, there fat not, thefe Hundred Years before, a Prince in your House; and never such a Prince, whose Presence deserveth to be made memorable by Records. and Acts mix'd of Mercy and Justice. Yourselves are either Nobles, (and Compassion ever beateth in the Veins of noble Blood,) or Reverend Prelates, who are the Servants of him that would not break the bruised Reed, nor quench the smoaking Flax. You all sit upon a high Stage, and therefore cannot but be sensible of the Changes of human Conditions, and of the Fall of many from high Places.

Neither will your Lordships forget, that there are Vitia Temporis, as well as Vitia Hominis; and the Beg nning of Reformation bath the contrary Power to the Pool of Bethesda; for that had Strength to eure him only that was first cast in, and this hath Strength Vol. V. Cc

An. 19. James 1. to hurt him only that is first cast in; and, for my Part, 1691. I wish it may slay there, and go no farther.

Lastly, I assure my self, your Lordships have a noble Feeling of me, as a Member of your own Body;
and one that, in this very Session, had some Tasse of your
loving Affections, which, I hope, was not a Lighning before the Death of them, but rather a Spark of
that Grace, which now in the Conclusion will more
appear: And therefore my humble Suit to your Lordships is, That my penitent Submission may be my Sentence; the Loss of my Seal my Punishment; and that
your Lordships would recommend me to his Majesty's
Grace and Pardon for all that is past. God's Holy
Spirit be among you.

April 22, 3

Your Lordships
Humble Servant,
and Suppliant,

FRAN. ST. ALBAN, Canc.

This Submission being read by the Clerk, and afterwards repeated by the Lord Chief Juffice, the House adjourned, ad Libitum, for the better debating, Whether the faid Submillion was a fufficient Confession for the Lords to ground their Censure on? Their Lordships being all agreed, That the Lord Chancellor's Submillion was not fatisfactory, for that his Confession therein was not fully nor particularly set down; but did, in some Sort, extenuate it, and feemed to prescribe the Sentence to he given against him by the House: It was resol-Ved, That the Lord Chancellor thould be charged with the Briberies and Corruptions complained of against him, and that he should make a particular Answer thereunto. But, whether the Chancellor should be brought to the Bar to hear the Charge; or, that Respect being had to his Person, as having yet the King's Great Seal, the Charge shall be sent to him in Writing; was much deba-And, being put to the Question, it was carried for the latter.

It was then ordered, That Mr. Baron Denham As. 19: James 1. and Mr. Attorney General (k) should be sent to the Chancellor with this Message, 'That his Confession which the Lords on was not fully set down in the said Submission, resolve to be unsatisfactory.

\* 1. His Lordship confesseth not any particular Bribe nor Corruption.

"2. Nor sheweth how his Lordship heard of

the Charge thereof.'

'3. The Confession, such as it is, is afterwards extenuated in the said Submission; and therefore the Lords have sent him a Particular of the Charge, and do expect his Answer with all convenient Expedition.'

Connuntions charged on the Lord Chancellot, with the Proofs thereof.

I. In the Cause between Sir Rowland Egerton, Articles of the Kint. and Edward Egerton, Esq; the Lord Change against him.

Chancestor received 5001. on the Part of Sir Rowland, before he decreed the same. Proved by the Deposition of Sir Rowland Egerton, and John Brook, who provided the Money, and payed it to the Chancestor's Agent. Bevis Thelwell deposes he delivered 2001. to the Lord Chancestor he received from Edward Egerton, in the same Cause. And 4001. more. Proved by the Depositions of Sir Richard Young and Sir George Hastings, Ralph Merefill, and Tristram Woodward.

II. In the Cause between Hody and Hody, he received a Dozen of Buttons of the Value of 50 La Forthnight after the Cause was ended. Proved by the Depositions of Sir Thomas Perient and John Churchill; who speaks of greater Value by the Re-

port of Hody.

III. In the Cause between the Lady Wharton and the Coheirs of Sir Francis Willoughby, he received of the Lady 3101. Proved by the Depositions of the Lady Wharton, Richard Keeling, and Anathenry Gardner.

C c 2 IV.

<sup>(1)</sup> Sir Thomas Coventry, so appointed upon the Removal of Sif Henry Febverton.

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An. 19. James I.

IV. In Sir Thomas Monk's Cause, he received of Sir Thomas by the Hands of Sir Henry Holmes, 100l, but this was nine Months after the Suit was ended. Proved by the Deposition of Sir Henry Holmes.

V. In the Cause between Sir John Trever and Ascue, he receiv'd of the said Sir John 1001. Pro-

ved by the Deposition of Richard Keeling.

VI. In the Cause between Holman and Young, he received of Young 100 l. after the Decree made for him. Proved by the aforesaid Richard Keeling.

VII. In the Cause between Fisher and Wrenbam, after the Decree was past, he received of Fisher a Suit of Hangings worth 160 l. and better; which Fisher gave by Advice of Mr. Duke. Proved by the Deposition of Sir Edward Fisher.

VIII. In one Kenneday's Cause he had of him a rich Cabinet worth 8001. Proved by the Deposi-

tion of James Kenneday.

IX. He borrowed of one Valore 1000 l. upon his own Bond, at one Time; and the like Sum at another Time, on his own Note, indorfed by Hunt, his Servant. Proved by the Deposition of Peter Valore.

X. He received from Richard Scot 200 l. after his Cause was ended, but upon a precedent Promise; likewise, he had in the same Cause 100 l. for Sir John Lenthal's Part. Proved by the Depositions of Richard Scot and Edward Sherborne.

XI. In a Cause between Wroth and Sir Arthur Manwaring, he had of the former 100 l. Proved

by John Churchill and John Hunt.

XII. Sir Ralph Hansby, having a Cause depending before the Chancellor, he had of him 500 l. Proved by the Depositions of \* \* \* \* \*

XIII. William Counton had an Extent granted him for a Debt of 1200 l. the Lord Chancellor stayed it and wrote his Letter; on which Part of the Debt was paid presently, and Part at a suture Day. The Lord Chancellor hereupon sends to borrow 500 l. and, because Counton was to pay to one Huxley 400 l. his Lordship requir'd Huxley to sorbear it for fix Months, and thereupon obtains the Money

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Money from Counton. The Money being unpaid, Suit An. 19. James I. grows between Huxley and Counton, in Chancery; where his Lordship decreed Counton to pay Huxley the Debt, with Damages and Costs, when the Money was in his own Hands. Proved by the Deposition of William Counton.

XIV. In the Cause between Sir William Brunker: and Aubrey, the Chancellor received from Aubrey 100 l. Proved by the Depositions of Christopher Aubrey. Sir George Hastings, and the Letters from

Aubrey to the Lord Chancellor.

XV. In Lord Montagu's Cause, he received from that Lord 6 or 700 l. and more was to be paid at the Epd of the Cause. Proved by Bevis Thelwell.

XVI. In Mr. Dunch's Cause he received from

him 200 l. Proved by Thelwell.

XVII. In a Cause between Reynel and Peacock, the Lord Chancellor received from Reynel 2001. and a Diamond Ring worth 5 or 6001. Proved by the Depositions of John Hunt and Sir John Reynel. He took of Peacock also 1001. and borrowed 10001. without Security, Interest, or Time of Repayment. Proved by William Peacock and James Rolfe.

XVIII. In the Cause between Smithwick and Wyche, he received from the former 200 l. which

was repaid. Proved by John Hunt.

XIX. In Sir Henry Ruffel's Cause, he received Money from him; but it is not certain how much.

Proved by Hunt.

XX. In the Cause of Mr. Barker, the Chancellor received of the said Barker 700 l. Proved by the Depositions of Robert Barker and Edward Sherborne.

XXI. There being a Reference from his Majesty to his Lordship, for a Business between the Grocers and Apothecaries of London, he received of the Grocers 200 l. Proved by the Depositions of Sir Thomas Middleton, Alderman Johnson, and John Banbury. And he received, in the same Cause of the Apothecaries, who opposed the Grocers, a Taster of Gold worth 40 or 50 l. toge-

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#### 406 The Parliamentary History

Ac. 19. James I, ther with a Prefent of Ambergreafe: Proved by Sir Thomas Middleton and Samuel Jones. Alkey of the new Company of Apothecaries, in the fame Caufe 1001. Proved by Juhn Killet and Gabriel

Sheriffe.

XXII. He took of the French Merchants upocol. to confitain the Vintners of London to take from them. 1500 Tuns of Wine. Proved by the Depositions of Robert Bell, William Spright, and Richard Peacack. To accomplish this Business he used very indirect Means, by Colour of his Office and Authority, without Bill or Suit depending; terrifying the Vintners by Threats and Imprisonments of their Persons, to buy Wines, for which they had no Use nor Need, at higher Rates than they were at that Time vendible. Proved by the Depositions of John Ohild, Henry Aston; Thomas Hespelsote, Ralph Moor, Thomas Knight, and the Chancellor's own Letters and Orders.

XXIII. The Lord Chancellor hath alid given way to great Exactions by his Servants, both in respect of private Seals, and likewise for sealing of Injunctions, with other Things: Proved by The

mas Manwood and Richard Keeling.

Page: Meridiem, Mr. Baron: Denbarm and the Attorney General reported, That they did Yeafterday, according to the Direction of the Hone, deliver unto the Lord Chancellor, the Charge of his Corruptions, &c. in Writing, and required his Lordship's Answer; who said he would return one as soon as possible.

The Lord Chief Justice received a Letter from the Lord Chancellor, directed to Sir James Ley, Knight, Lord Chief Justice of the King's Bench, and supplying the Place of Lord Chancellor by Commission; which Letter the Lords would take no Notice of, because it was directed to the Lord

Chief Justice, and not to the House.

Itiwas moved by the Lord Southampton, 'That the Lord Chancellor's Answer was not satisfactory to their last Mcsage; but that he should be required.

red to answerdirectly from his own Mouth. Upon An. 19. James I.
this a long Debate arose, Whether he should be
brought to the Bar or no? At last another Message was agreed upon to be sent to this Essect. That
their Lordships, having received a doubtful Answer
to the Message they sent to him Yesterday, they
now send again to him to know of him, directly

now fend again to him to know of him, directly He is required to and presently, whether he willmake his Confession give a direct An-

on, or frand upon his Defence?'

Anguer. 'That the Lord Chancellor will make no Manner of Defence to the Charge, but meaneth to acknowledge Corruption; to make a particular Confession to every Point; and, after that, an humble Submission; But he humbly craves Liberty, that where the Charge is more full than he finds the Truth of the Fact, he may make Declaration of the real Truth in such Particulars, the Charge being brief, and not containing all Circumstances.' The Lords allowed him Time, to Aprilthe 30th, to send such Confession and Submission

as he intended to make.

The Lord Treaturer reported what occurred at the Conference, Yesterday, with the Commons, touching the Affair of Sir John Bennet; the Effect thereof was, 'That the said Sir John Bennet, Knt. Proceedings in Judge of the Prerogative Court of Canterbury, be-the Case of Siring directed by Law, both what to do, and what John Bennet. Fees to take, did, contrary to Law, exact great and extream Fees, with much Bribery. Some Complaints against him were opened, with a Request from the Commons that they might send up

more hereafter, if any came before them.

A Petition from Sir John Bennet to the Lords was read, humbly shewing, 'That he was kept a close Prisoner, under the Custody of the Sheriff of London, in his own House, and humbly desiring to have the Liberty of that, upon good Security.'

Upon a Motion made to the Lords, how far the Petitioner should have this Liberty granted him, it was at last agreed and ordered, That whereas Sir John Bennet, Knight, had presented a Petition, setting forth that he was kept a close Prisoner, &c.

#### 408 The Parliamentary History

An. 19. James I. their Lordships would permit him the Liberty of his own House, upon this Security, To give into this Court the Names of such sufficient Persons as will be Bail for his forthcoming; who shall be bound in the full Sum of 40,000 l. or else he shall be committed to the Tower, and have the Liberty

thereof.'

April 26. Some Bills were read, and one Breach of Privilege complained of; after which the Collection of Offences committed by Sir Francis Mitchel, Copartner with Mompesson, with the Proofs thereof, was read, viz.

Charge against Sir Francis Mitchell.

I. 'That he received an Annuity of 100 l. per Annum, to be continued for five Years, for executing the Commission, touching Gold and Silver-Thread. Proved by the Deed of the Grant there-of from Richard Dyke, and Sir Nicholas Salter, Knt. to him the said Mitchell, dated May 27. A. 17. Fac.

II. 'He and Henry Tweedy took upon them the Execution of the first Commission, touching Gold and Silver-Thread, and therein exceeded and abused their Power, by committing divers to Prison before Conviction, and by committing others for refusing to enter into Bonds required by them, and not warranted by the said Commission. Proved by the Depositions of several Persons, committed for refusing to be bound from following their free Trades.'

III, 'That there being a fecond Commission, touching Gold and Silver-Thread, granted, he alone committed divers to Prison, the Authority be-

ing given to two.

IV. That he erected an Office, kept a Court, made Officers and divers unwarrantable Orders, and exacted Bonds for the Observance of the same. Proved by his Books of Orders, and the Bonds themselves, &c.

V. That in a Suit between Foulks and Lake, in the Star-Chamber, he took of the latter three Broad-Pieces to compound the same. Proved by

Lake.

Sir Francis Mitchell being called to the Bar, was charged with the faid Offences; and he made his An-

Answers unto them particularly. Some he denied, An. 19. James I, and others confessed; and then having Leave to speak for himself, he made a Discourse, 'Commending the first Commission of Gold and Silver-Thread; and that he missiked the second Commission, and would not have medled with it, if he could have avoided it: But Mompesson told him, weekly, that he had a Command from the King to do thus and thus; and what could he do to withstand Mompesson?' And then he was withdrawn.

Post Meridiem. Matthias Fowlis was brought to the Bar, and charged with many heinous Offences, in the Patent of Gold and Silver-Thread, &c. by false-dying and counterfeiting the same; which, having answered to, he was ordered again to the

Bar the next Morning.

April 27. The Charge against Fowlis continued, and his Defence; which took up the whole Forenoon. Afterwards the Lords agreed to meet in their Robes, and give Sentence against Sir Francis Mitchell, in the Afternoon; and Fowlis was ordered to attend also.

Post Meridiem. Some Debate arose in the House, Whether Sir Francis Mitchell should be examined again, as to some Points, before Sentence? It was agreed he should. And, after some Questions about other Matters, he was particularly examined about Sir Edward Villiers, Buckingbam's Brother; who is named also by the Commons in their De-

claration. He faid,

That he was told, by Hearfay, Sir Edward Villiers was with Sir Henry Yelverton, about this Business of the Patent of Gold and Silver-Thread; but knows not for certain of any Thing which Sir Edward said, or that Sir Henry wrote any Letters to the Lord Chancellor, about the Commitment of any Offenders against that Patent. He said that Sir Henry Yelverton committed three or four Silk-Men, as he hath heard; but he knows not whether Sir Edward Villiers was present at the Commitment of the Silk-Men, or whether Sir Edward did threaten these Silk-Men; but adds, he hath heard that the

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# 410 The Partiamentary History

An. 19 James the faid Sir Educard was accused of it; but he 1021. knows not by whom.

April 28. After some Bills were read, and some other Business of less Moment done, the Lieutenant of the Tower was called on to bring in the Body of Sir Henry Telverton, according to an Order of the House the 18th inst. The Lieutenant excused his not bringing the Prisoner, because he was so troubled with the Rheum and Toothach he was not able to speak. The Officer was tworn to this; and besides it was ordered. That the Earls of Dorset and Warwick, the Bishop of Bangar, the Lords Hunsten, Walden, and Grey thould be sent

Petition of Sir Henry Yelverton.

> to the Tower to view the Person of the said Sir Henry Yelverton, and examine the Truth of the Excuse delivered by the Lieutenant.

In regard that his Majetty, in a late Speech in this House, had said, 'That the Objections of the Writs of Yu Warranto, in the Business of the Inns, against Sir Henry Teleperion, was some what strange unto him, it was moved in the House. That the Lords should endeavour to give his Majesty Satisfaction of the Reasons thereof, A Committee was therefore appointed to wait on his Majesty, at such Time as he should be pleased to admit them to his Presence; and to inform him, That the same was particularly objected against Sir Henry, in the Declaration of the Complaint of the Lower House to their Lordships; and to shew his Majesty the Number of them that were molested thereby, under the Hands of the Officers of the Crown-Office; and how sew were legally proceeded against.

April 30. The Earl of Dorfet, from the Committee appointed to go to inspect Sir Henry Yelverton at the Tower, reported, That they found him in his Bed, much swoln about the Face with the Rheum: That his Answer is ready; and that he hopes to be able, in two or three Days, to make

his Appearance at the Bar."

The Lord Chief Justice acquainted the Lords, that he had received from the Lord Chancellor, a Paper-

Paper Roll, fealed up; which being opened, was An. 19. James I. found to be directed to their Lordships, and was 162s. read.

To the Rt. Hon. the Lords Spiritual and Temporal in the High Court of Parliament affembled.

The Confession and Humble Submission of me the Lord Chancellor.

Pon advised Consideration of the Charge, descend- The Lord Chaning into my own Conscience, and calling my Meccellor Bacon's mory to account as far as I am able, I do plainly and Confession of the ingenuously confess, that I am guilty of Corruption, him. and do renounce all Desence, and put myself on the Grate and Mercy of your Lordships.

The Particulars I confess and declare to be as fol-

lows:

In this Confession the Chancellor repeats every particular Head of the Charge against him; but as that hath been given at large in the foregoing Pages, it is needless to insert it again here. We shall therefore only give his Answers to each Article, as they are put down in the Charge seriatim.

I. 'To the first Article he confessed, That His Answers to upon' a Reference from his Majesty, of all Suits each Article between Sir Rowaland Egerton and Edward Eger-thereof. ton; both Parties submitted to his Award, by reciprocal Recognizances in 10,000 Marks a Piece: That after divers Hearings, he made his Award with the Advice of Lord Hobart; and, some Days after, the 6ums mentioned in the Charge were delivered to him from Sir Rowland. That, Mr. Edward Egerton flying off from the Award, a Suit was begun in Chancery by Sir Rowland Egerton, to have the Award confirmed; and a Decree was made thereupon. That foon after his Coming to the Seal, when many presented him, he received the 400 l. mentioned in this Article, of Mr. Egerton; but, as he remembred, it was for Favours paft. Įſ,

An. 19. James I. II. 'That in the Cause between Hody and Hody, about a Forthnight after the Cause was ended, there were Gold-Buttons, about the Value of 50 l. presented him.'

III. That in the Cause between the Lady Wharton, and the Coheirs of Sir Francis Willoughby.

Wharton, and the Coheirs of Sir Francis Willoughby, he received of the Lady Wharton 200 l. in Gold, and, at another Time, an hundred Pieces, while the Cause was depending.

IV. 'That he received of Sir Thomas Monk one hundred Pieces; but it was long after his Suit

was ended.'

V. 'That he received of Sir John Trevor, as a New-Year's-Gift, 100 l. but he confessed it was while his Cause was depending.'

VI. 'In the Cause between Holman and Young, he received of Young an 100! but it was long as-

ter his Cause was ended.

VII. 'That while the Cause was depending between Fisher and Wrenham (or Wranham) he did receive of Sir Edward Fisher a Suit of Hangings of the Value of about 160 l. towards furnishing his House; and was at the same Time presented by others, who were no Suitors, with Furniture for his House.'

VIII. 'As to the Charge of his receiving a Cabinet, of the Value of 800 l. of Sir John Kenneday; a Cabinet was indeed fent to his House by Sir John, but not of half that Value; but he refused to accept it, and was determined to fend it back again: That one Pinkney, who stood engaged for the Money to pay for the Cabinet, desired he might have it; and thereupon Sir John entreated his Lordship, that he would not disgrace him by returning the Gift, much less put it into a wrong Hand; and that he was ready to return it to whom their Lordships should appoint.'

IX. 'He confessed he had borrowed 1000 l. of Valore; but looked upon it as a Debt, and was

obliged to repay it.'

X. 'He acknowledged his receiving 200 l. of Mr. Scot, about a Forthnight after the Decree paf-

fed for him: And that he received 100 l. of Sir An. 19. James I. John Lenthall, about a Month after the Decree 1621.

passed.'

XI. ! That the Cause between Wroth and Manwaring was ended by his Arbitrement, by Consent of Parties, and he received of Mr. Wroth 100]. about a Month after the Cause was ended.'

XII. 'That he received of Sir Ralph Hansby,

while his Cause was depending, 500 l.'

XIII. 'That he did borrow the 500 l. mentioned in this Article, of Counton; but looked upon it as a Debt which he was obliged to repay.'

XIV. In the Cause between Sir William Brounker and Aabrey, he did acknowledge his receiving

100 l. of Aubrey.'

XV. 'He confessed he received Money of the Lord *Montagu*, while his Suit was depending, to the Amount of 6, or 700 l.'

XVI. • He confessed his receiving 200 l. of Mr. Dunch; but thought it was some Time after the

Decree.'

XVII. 'He confessed his receiving 2001. of Sir George Reynell, his near Relation, at his first Coming to the Seal, to be bestow'd in Furniture; but thinks this was before any Suit began: And as to the Diamond-Ring he received of him while his Cause was depending, charged to be worth 5, or 600 l. it was not of near that Value; though, he confessed, it was too much for a New-Year's-Gist: He also confessed his receiving of 100 l. of Mr. Peacock, at his Coming to the Seal, as a Present, and that he afterwards borrowed 1000 l. of him at twice; for which, he said, he would take no Security or Interest, and gave him his own Time for repaying it.'

XVIII. He confessed his Servant Hunt did receive 200 l. of Smithwick; but that he ordered

it to be repaid.'

XIX. That he did receive of Sir Henry Russel 3, or 400 l. about a Month after the Cause was decreed; in which Decree he was affisted by two. of the Judges.

XX.

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An. 19. James I. 1621.

XX. He confessed he received of Mr. Barker the 700 l. mantioned in this Article, some Time

after the Decree passed.'

XXI. 'As to this Article, he consessed he received the Sums therementioned, viz. of the Grocers, 200 l. of the Apothecaries, that stood with the Grocers, a Taster of Gold, worth 40 or 50 l. and a Present of Ambergrasses and of a new Company of Apothecaries, that stood against the Grocers, 100 l. But this was no judicial Business, he observed, only a Composition between the Parties; and he thought, as they all received Benefit by it, and were all three common scars, there was no great Matter in receiving what they voluntarily

presented.'

XXII. To this Article, in which he is charged with taking of the French Merchants 2000 L. to constrain the Company of Vintners to take 1500 Tons of their Wine, with theatning and imprisoning the Vintners because they would met take their Wines at higher Prices than they were vendible, he confessed. Sir Thomas Santh did deal with him in behalf of the French Company. informing him, That the Vintners, by Combination, refused to take the Wines at any neasonable Prices, and that this would destroy their Trade, which the State was concerned in; and that the Company would gratify him with spool. for the Trouble he should take in it. He did, he conseffed, thereupon endeayour to compromise Matters between them, and prevent a Suit, propounding such a Price as the Vintners might gain 6 L a Ton: and the King afterwards recommending the Bufineis to him, as a Matter that concerned his Cuftoms, he dealt the more peremptorily in it, and did, for a Day or two, restrain some of those that were the most stiff, in a Messenger's Hands; and afterwards the Merchants presented him with a 1000 l.

XXIII. 'To this Article, That he had given way to the Exactions of his Servants, in respect of private Seals, and Injunctions, he confeded it to

be a great Fault, that he had looked no better to An. 19 James I. his Servants. 1621.

He then concludes thus:

. This Declaration I have made unto your Lordships with a sincere Mind, humbly craving, that if there bould be any mistaking, your Lordships would impute it to want of Memory, and not to any Defire of mine to obscure Truth, or palliate any Thing: For I do confess, that in the Points charged against me. althor they should be taken as myself have declared them, there is a great deal of Corruption and Neglest; for which I am heartily and penitently forry, and submit myself to the Judgment, Grace, and Mercy of this Court. For Extenuations I will use none concerning the Matters themselves; only it may please your Lordships, out of your Nobleness, to cast your Eyes of Compassion upon my Person and Estate. I never was noted for an avaritious Man, and the Apostle says, that Coverousness is the Root of all Evil I hope also that your Lordships do rather find me in the state of Grace; for that in all these Particulars, there are few or none that are not almost two Years old; whereas those that have a Habit of Carruption, do commonly war worse and worse; so that it hath pleased God to prepare me, by precedent Degrees of Amendment, to my present Penitency; and, as for my Estate, it is so mean and poor, as my Gare is now chiefly to fatisfy my Debts.

And so, searing I have troubled your Lordships too long, I shall conclude with an humble Suit unto your Lordships, That, if you proceed to sentence, your Sentence may not be heavy to my Ruin; but gracious and mixed with Mercy; and not only so, but that you would be noble Intercessors for me to his

Majesty likewise for his Grace and Favour.

Your Lordships

Humble Servant and Suppliant, FRAN. ST ALBAN, Canc.

This Confession and Submission being read, a Committee of twelve Lords were appointed to go to the Chancellor, and shew him the said Confession,

An. 19. James J. fion, and tell him that the Lords do conceive it to be an ingenuous and full Confession. To demand 1621. of him also, Whether it be his own Hand that is fubscribed to the same, and whether he will stand

to it or no?

The Committee being return'd, reported, That they had shewn the Chancellor the Confession, and delivered the rest of the Message to him; who answered. My Lords. It is my Act. my Hand. and my Heart. I befeech your Lordsbips to be merciful to a broken Reed. Which Report being made, it was agreed by the House to move his Majesty to fequester the Seals, and to intreat his Highness, the Prince, that he would be pleased to do this; which his Highness resdily condescended to; and the former Committee of Lords were appointed to attend him.

April 30. post Meridiem. His Royal Highness. The Great Seal made a Report to the House, 'That, according taken from him. to their Requests, he, with the Lords that accompanied him, had moved his Majesty to sequester the Great Seal from the Lord Chancellor; whereunto his Majesty most willingly yielded, and said he would have done it, if he had not been moved thereto.'

Further Proceedings against Sir

Sir Henry Yelverton was then brought to the Bar; when the Lord Steward inform'd the House, Henry Yelverton. That his Majesty is satisfied concerning the charging Sir Henry, in this House, with the Matter of linns and Hosteries. Then the Chief Justice read the Charge, which was made against him on the 18th of April, with his Answers thereto, and demanded of him, Whether he now would affirm those Answers? Unto which he replied, 'That the fix Charges against him may be reduced into two, the one of Gold and Silver-Thread, the other of Inns and Hosteries. He humbly defired, therefore, that he might then answer to every particular Charge, in ferie Temporis.

May 2. A new Commission from the King was read, constituting Sir James Ley, Knight, Lord Chief Justice of the King's Bench, to supply the Of-

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Office of a Lord Chancellor, or Lord Keeper of An. 19. James 1. the Great Seal, in the House of Lords.

Afterwards the Lord Treasurer acquainted the House, 'That he had his Majesty's Commands to deliver a Message to their Lordships of a double Nature; first, an Account of what was done; and, secondly, a Signification of what was to be done.

As to the first, his Highness had presented their Lordships Request to his Majesty, that he would be pleased, as the Case then stood, to command the

Seal from the Lord Chancellor.

Accordingly, Yesterday, his Lordship, the Lord Steward, the Lord Chamberlain, and the Earl of Arundel, at the King's Command, went to the Lord Chancellor, and received from him the Great Seal, and deliver'd the same to his Majesty; who, by Commission, hath appointed the keeping of it to him and the other Lords with him.

To the second, his Majesty hath commanded him to signify to their Lordships, 'That he understands Sir *Henry Yelverton*, being called here be-

- fore them the other Day, as a Delinquent, anfwered not as fuch, but as a Judge or Accuser
- of a Member of this House, the Lord of Buck-
- ingham. And whereas, in his first Speech, here in this House, he touched the King's Honour;
- faying, He suffered for the Patents of Inns, or
- to that Effect, he was so far from extenuating
- or excusing the Offence, that the last Day he

had aggravated the fame.

- Wherefore his Majesty's Pleasure is, that Himfelf will be the Judge as to what concerns his
- own Person; and, as to what relates to the Lord of Buckingham, since he had belought his
- Majesty that it might be left to this House, so he

· leaves it wholly to their Lordships.'

This Message being delivered, the Lords found by it, that the King intended to take the Judgment of Sir Henry Yelverton out of their Hands, as touching his own Honour; his Majesty having been missinformed, that the Lords had referred it back to him: Wherefore a Motion was made, That the Vol. V. D d

1621.

In. 19. James I. House should be humble Suitors to his Majesty. that he would be pleased not to resume this out of their Hands, but give their Lordships Leave to continue sudges thereof. After some Debate, it was resolved. That a Committee of the whole House should attend his Majesty, at his Pleasure; and that the Archbishop of Canterbury, in the Name of the whole House, should deliver the following Message to him.

> Whereas it has pleased your Majesty, in a late Speech to this House, to require us to do Justice upon Sir Henry Yelverton, in a Matter concerning your own Honour; fince which Time fome Words have been used in this House, which your Majesty conceives do rather aggravate than extenuate his Fault: Whereupon your Majesty did this Day signify by the Lord Treasurer, That of what concerns your own Honour, your felf would be the Judge: The Lords knowing your Majesty's Tenderness of the Privileges of this House, and their own Zeal unto your Majesty's Honour, do humbly beseech your Majesty to alter your Resolution; otherwise, this Change may strike some Fear into us, that we are not held so tender and zealous, in our dutiful Affections, in point of your Majesty's Honour, as we defire you should think us to be, and are most ready to yield due Proofs thereof.'

> Agreed to proceed to fentence the Lord Chancellor To morrow Morning; therefore the Gentleman-Usher, and the Serjeant at Arms, Attendants of this House, were commanded to summon him to appear at the Bar by Nine o'Clock, and that the Serjeant shew him the Mace at the said

Summons.

May 3. The Lord Chamberlain reported to the House, That his Majesty had ordered him to acquaint them, That he was pleafed a Committee of this House should have Access to him, on the Bufiness of Sir Henry Yelverton, on Sunday next, May 6. at Four in the Afternoon.

The Officers fent to fummon the Lord Chancellor being returned, reported to the House, That,

ac-

according to their Lordships Appointment, they An. 19. James I. had waited on him, but found him fick in Bed: 1621.

That, notwithstanding, they delivered their Lordships Message to him; who answered, That he was sick, and protested he seigned not this for an Excuse; for, if he had been well, he would wil-

lingly have come.'

The Lords refolved, however, to proceed against the Lord Chancellor; and, the Attorney General having read the Charge and Consessions, it was put to the Question, 'Whether the Lord Chancellor was guilty of the Matters wherewith he was charged?' Agreed, Nemine dissentente, 'That he was guilty.' And to the end that the Lords might more freely dispute and resolve what Sentence to pass upon him for his said Offences, the House adjourned ad libitum.

After fome Time, the Lord Chief Justice being

returned to his Place, put another Question,

'Whether the Lord Viscount St. Alban, Lord Chancellor, shall be suspended of all his Titles of Nobility, during his Life, or no? It was agreed, per plures, 'That he shall not be suspended thereos.'

The Sentence being agreed upon against the Chancellor, the Lords sent a Message to the other House, That they were ready to give Judgment against the Lord Viscount St. Albans, if they, with their Speaker, came to demand it.

In the mean Time the Lords put on their Robes, and Mr. Speaker being come to the Bar, after making three low Obeylances, delivered himself as

follows:

The Knights, Citizens and Burgesses of the Commons House of Parliament, having made Complaint unto your Lordships of many exorbitant Offences of Bribery and Corruption committed by the Lord Chancellor, we understand that your Lordships are ready to give Judgment upon him for the same. Wherefore, I, their Speaker, in their Names, do humbly demand Judgment against him, the Lord Chancellor, as the Nature of his Offences and Demerits require.

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The

The Lord Chief Justice answered, Aa. 19. James I. Mr. Speaker, 1621.

Upon the Complaint of the Commons against the Lord Viscount St. Alban, Lord Chancellor, this High Court bath thereby, and by his own Confesfion, found him guilty of the Crimes and Corruptions complained of by the Commons, and of fundry other Crimes and Corruptions of like Nature.

Chancellor Bacon.

Therefore, this High Court, baving first summon-The Julement ed bim to attend, and baving received his Excuse against the Lord of not attending, by reason of Instrmities and Sicknels, which he protested was not feigned, or else he would most willingly bave attended; doth, nevertheless, think fit to proceed to Judgment. And, therefore, this High Court doth adjudge,

1. That the Lord Viscount St. Alban, Lord Chancellor of England, Shall undergo Fine and Ranfom

of 40,000 h

2. That be shall be imprisoned in the Tower,

during the King's Pleasure.

2. That he shall, for ever, he incapable of bolding any Office, Place, or Employment, in the State or Gommon-Wealth.

4. That he shall never sit in Parliament, nor

come within the Verge of the Court.

Then his Highness the Prince was intreated by the House, That, accompanied with divers Lords of this House, he would be pleased to present this Sentence given against the late Lord Chancellor unto his Majesty; which he readily consented to.

Thus this truly great Man, the Wonder of the Age he lived in, and of succeeding Ages, for matural and acquired Endowments, fell from the Pinnacle of State and Glory, never to rife again. His Profuseness and Liberality, much more than Covetousness, drew him into Wants, and into those mean Artifices to supply them. He suffered, however, greatly for his Crimes here; for, though it be allowed that his Sentence was much milder than his Offences deferved; yet, in so noble a Mind, the bare Reflection on what he once was. must have been a constant Torment to his Soul. This

This is best exemplified by his own Words, in An. 19. James 1. a Letter to the King, wrote some Years after, praying his Majesty to release him from the Parliament's Sentence. To do as much Justice as possible to the Story of this Great Man, the Letter, itself, is thought proper to be added (1).

The Lord BACON to the King.

Most Gracious and Dread Sovereign,

BEFORE I make my Petition to your Majesty, His Letter to the I make my Prayers to God above, Pectore King. ab imo, that if I have ever held any Thing so dear as your Majesty's Service, nay, your Heart's Ease and your Honour, I may be repulsed with a Denial. But, if that hath been the Principal with me, that God who knoweth my Heart, would move your Majesty's Royal Heart to take Compassion of me, and to grant

my Desire.

I prostrate myself at your Majesty's Feet; I, your antient Servant, now fixty-four Years in Age, and three Years and five Months old in Misery. I desire not from your Majesty Means, nor Place, nor Employment; but only, after so long a Time of Expiation, a compleat and total Remission of the Sentence of the Upper House, to the End that Blot of Ignominy may be removed from me, and from my Memory with Posterity; that I die not a condemned Man, but may be to your Majesty, as I am to God, nova Creatura. Your Majesty hath pardoned the like to Sir John Bennet, between whose Case and mine, (not being partial to myfelf, but speaking out of the general Opinion) there was as much Difference, I will not fay as between Black and White, but as between Grey or Ash coloured; look down therefore, dear Sovereign, upon me also in Pity. your Majesty's Heart is inscrutable for Goodness; and my Lord of Buckingham was wont to tell me you was the best natured Man in the World; and it is God's Property that those he hath loved he loveth to the End. Let your Majesty's Grace, in this my Defire, Dd a

(1) Cabala, or Mysteries of State, Fol. Ed. P. 62.

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An. 19. James I fire, fream down upon me, and let it be out of the Fountain and Spring-Head, and ex mero Motu; 1621. that, living or dying, the Print of the Goodness of King James may be in my Heart, and his Praises in my Mouth. This my most humble Request granted, may make me live a Year or two happily; and, denied, will kill me quickly. But yet, the last Thing that would die with me, will be the Heart and Affection of

> July 30, 7 1624. 5

his Pardon.

Your Majesty's Most humble,

and true devoted Servant.

FR. ST. ALBAN.

This Letter had the defired Effect: for, not long after, the King directed the Attorney Gene-- ral, Coventry, to draw out the Form of his Pardon; and, as this Warrant is also somewhat particular, it deserves no less Notice than the Petition (m).

Trusty and well-beloved, we greet you well.

TAY HEREAS our right trusty and right wellbeloved Cousin, the Viscount of St. Alban, upon In confequence of which he obtains a Sentence given in the Upper House of Parliament, full three Years since and more, hath endured Loss of bis Place, Imprisonment, and Confinement also, for a great Time, which may suffice for the Satisfaction of Justice and Example to others: We being always graciously inclined to temper Mercy with Justice, and calling to Mind his former good Services, and how well and profitably he hath spent his Time since his Troubles, are pleased to remove from him that Blot of Ignominy, which yet remaineth upon him, of Incapacity and Disablement, and to remit bim all Penalties what sever inflicted by that Sentence; having thereupon pardoned his Fine and released his Confinement: These are therefore to will and require you to prepare for our Signature a Bill containing

(m) Cabala, or Mysteries of State, Fol. Ed. P. 249.

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containing a Pardon, in due Form of Law, of the An. 19. James I. whole Sentence; for which, this shall be your suffici- 1621.
ent Warrant.

But when the Pardon was made ready, the Lord Keeper, Bishop Williams, demurred to the Sealing of it; and, in a Letter to the Duke of Bucking-ham gave these Reasons for it(n):

First, That his Majesty and the Duke did con-The Lord Keep-ceive that the Lord St. Alban's Pardon and Grant of er's Objections his Fine come host to replace the Lord St. Alban's Pardon and Grant of er's Objections.

his Fine came both together to his Hands, because against sealing it. he was directed to pass them both together. But his Lordship was too cunning for him: He passed his Fine (whereby he deceived his Creditors) ten Days before he presented his Pardon to the Seal. So as now he found the Parliament Fine excepted in his Pardon, which, before the Sealing of the same, he had obtained. And, whether the House of Lords would not hold themselves mocked and derided with such an Exception, he lest to his Lordship's Judgment; these two Grants being contradictory, in this Point, the one to the other.'

Secondly, The King pardons, in particular Words, all Sums of Money taken for false Judgments and Decrees: And therefore the Exception of the Parliamentary Censure, being inflicted but for the same Cause, coming a good Way after it, was too late in Law; and will be of no Force to satisfy the Lords, since there is a Clause added which

was never in any other Pardon.'

'Thirdly, The King pardons the Lord St. Alban the stealing away, altering and interlining of his Majesty's Rolls, Records and Briefs, &c. which are of more Consequence, in a Lord Chancellor's Pardon, than the Embezzling of his Majesty's Jewels in a Lord Chamberlain. And yet, the Lord Chancellor Estemere could not endure that Clause in the Earl of Somerset's Pardon, unless the Jewels were particularly named.'

• Fourthly, He would not meddle or touch upon those Mistakings which might fall between the King

(n) Cabala, or Myfleries of State, Fol. Ed. P. 263.

An. 19. James I. King and Parliament, or the Missinterpretations that Enemies might make thereof to the Duke's Prejudice, because he saw the King, in his great Wisdom, did not regard them. He only wished the Pardon had been referred to the Council-Board, and there passed. Concluding, That he had discharged himself of these Scruples, in Respect only to the King's Service and the Duke's Honour. which had made this short Stay to the Pardon. But, whatever his Grace should now direct should be readily put in Execution.'

> Whether this Pardon was altered, on the Strength of the foregoing Reasons, is not mentioned; but it appears that Lord Verulam was not much better for it, in regard to his Fortune. He led a retired Life some few Years more; and died April 9th, in the Year 1626, and in the 66th of his Age, Thus much we thought proper to subjoin to the Catastrophy of this Great Man's Fate; to whose Memory may be faid, as it has been of another's,

Thy Works, which ne'er will die, shall be An everlasting Monument to Thee.

And Mr. Pope gives his Lordship this Character; If Parts allure thee, think how BACON Shin'd, The wifest, brightest, meanest of Mankind (0).

But now to our Journals:

May 4. After two private Bills were read, a Message was sent to the Lower House to defire them to fit this Asternoon; for that the Lords would have Occasion to send to them on some Bufiness of Importance. Accordingly, we find that the Offences, wherewith Sir Francis Mitchell was charged, being read, and the Question being put, Whether the faid Sir Francis be guilty of the Offences, or any of them, so charged upon him, that he is worthy to be censured? It was agreed, unanimously, that he was. Then another Meffage was fent to the Commons, That the Lords were ready to give Judgment against Sir Francis Mitchell, for many exorbitant Offences, of which they had found

(e) Effay en Man. Ep. 4. L, 281.

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found him guilty; if they, with their Speaker, will An. 19. James I. come to demand it. The Speaker, being come up 1621.

to the Bar, spoke as follows:

Whereas a Complaint, from the House of Commons, hath been exhibited against Sir Giles Mompesson and Sir Francis Mitchell, for many Offences committed by them against the King and Common-Wealth; your Lordships have proceeded with Mompesson, and given Judgment against him; and understanding that you are ready, also, to pronounce Judgment against Sir Francis Mitchell, I, the Speaker, in the Name of the Knights, Citizens and Burgesses of the Commons House of Parliament, do demand and pray that Judgment may be given against the said Sir Francis Mitchell, according to his Demerits.

The Lord Chief Justice then pronounced Judg-

ment in hæc Verba:

Mr. Speaker,
The Lords Spiritual and Temporal have taken The Sentence
into due Consideration the great Care and Pains, taken upon Sir Francis
by the Commons, to inform their Lordships of the Mitchell.

by the Commons, to inform their Lordships of the great Complaint, and the Quality and Nature thereof, presented unto them against Sir Francis Mitchell and others; wherefore their Lordships, being well prepared by them to the true Understanding of the same, have proceeded to the persett Discovery thereof, (by Examination of divers Witnesses upon Oath) and do sind, thereby, the said Sir Francis Mitchell clearly guilty of many great Crimes and Offences against his Majesty and the Common-Wealth, and have resolved, at this Time, to proceed against him for the same. Therefore the Lords Spiritual and Temporal of this High Court of Parliament do award and adjudge.

1. That the said Francis Mitchell shall stand and be from henceforth degraded of the Order of Knighthood, with Reservation of the Dignity to his Wife and Children. The Geremonies of Degradation to be performed by Direction of this Court to the

Earl Marsbal's Court.

2. That he shall be imprisoned during the King's Pleasure, in the Goal, in Finsbury Fields, in the same Chamber

An. 19. James I. Was much praifed by all her Enemies (r). That he was for joining with the Lords in this Proceeding; was it not for the great Business they had, and should soon bring before them:—In the Sentence, not to meddle with his Religion, but his Offence in Tongue; for that would make him be canonized: That the Words he had spoken were Words of Contempt, not of Slander; therefore to punish him with as

much Contempt as may be, &c.'

On the whole, the Commons agreed on a Sentence, which the Speaker denounced against the Offender, kneeling at their Bar; which Sentence was ordered to be entered in their Journals. And, that the Reader may the better understand the Business,

we give it in its own Form, as follows:

They pale Sentence against him.

Be it remembered, that, upon Tuesday, the first Day of May, in the Year of the Reign of our Sovereign Lord James, by the Grace of God, King of England, &c. the nineteenth; Edward Lloyde, late of Clannemayne, within the County of Salop, Esquire, was impeached before the Commons assembled in this Parliament, for that the faid Edward, fithence the Summons of this Parliament, in the Prifon of the Fleete, having Communication concerning the most illustrious Princess the Lady Elizabeth, only Daughter of our faid Sovereign Lord, and the most excellent Prince ber Hufband, did use and utter, openly and publickly, false, malicious, and despiteful Speeches, of the said two Princes; saying in this Manner, 'I have heard, that Prague is taken; and Goodman Palfgrave and Goodwife Palfgrave have taken their Heets, and run away; and, as I have beard, Goodwife Palfgrave is taken Prisoner; and that those Words were spoken by him, in most despiteful and scornful Manner, with a fleering and scoffing Countenance, and with a Purpole to difgrace, as much as in him lay, those two Princes; and that at other Times be did, in like despiteful and repreachful Manner, u/e other malicious and opprobrious

<sup>(</sup>r) The Princes Palatine, the King's Daughter. But this is further explained in the Sequel, under the Proceedings of the 26th of May.

Words of them. Whereupon the said Commons, of An. 19. James I. their Love and Zeal to our faid Sovereign Lord, and not minding to let pass unpunished those Things, that tended to the Difgrace of his Majesty's Issue, a Part of himself, who is Head of the Parliament, did call before them the faid Edward Lloyde, and thereof did question bim; and thereupon so far proceeded, that after, upon the same Day, for that the said Matters, whereof the faid Edward was impeached, were true and notorious, therefore the faid Commons, in the Commons House assembled in Parliament, did adjudge and award, that the faid Edward Lloyde should be returned that Night Prisoner to the Fleete. where before he remained in Prison, and to lie that Night in a Place there, called Bolton's Ward; and shall, the next Morning, be brought to Westminster, into the great Yard before the Door of the great Hall of Pleas, and be there set, and stand, upon the Pillory, from nine until eleven of the Clock, in the Forenoon, with a Paper upon his Hat, with this Inscription, in capital Letters, of these Words; For false, " malicious, and despiteful Speeches, against the King's Daughter, and her Husband;' and from thence shall presently ride to the Exchange within the City of London, upon a Horse, without a Saddle, with bis Face backwards towards the Horfe Tail, holding the Tail in his Hand, with the former Paper on his Head; and be there again set, and stand, upon the Pillory, two Hours; and from thence shall ride, in like Manner, to the Fleete, and there to remain until the next Friday Morning; and, on that Morning, to ride, in like Manner, into Cheapeside, in the City of London, and there shall be set, and stand, upon the Pillory, with the former Paper and Inscription, by the Space of two Hours, that is, from ten until twelve of the Clock in the Forenoon of that Day; and ride back to the Fleete, in like Manner as before: And that there is fet, and affeffed upon him, a Fine of One Thousand Pounds.

This Proceeding the Lords judged to be a great Which the Lords Infringement of their Privileges; and, on the Day deem a high infringement of aforesaid, after mature Deliberation of the Matter, their Privileges.

the

An. 19: James 1, the Lords fent a Message, in Writing, to the Com1621. mons, by two of the Judges, importing, that,

The Lords, during all this Parliament, have had much Contentment in the good Correspondency that hath been between both Houses: That their Lordships have an earnest Affection, and an assured Considence of the happy Continuance of it to the End; with a full Resolution of all possible Endeavours, on their Parts, tending thereunto. Their Lordships having heard of a Censure lately passed in that House, against one Edward Lloyde, are defirous of a Conference for the Accommodation of that Bufiness, in such fort as may be without any Prejudice to the Privileges of either House. This Conference they defire, if it may fland with the Occasions of that House, may be between the whole Houses, at Three in the Asternoon, in the Painted Chamber; with Power to each Committee to treat and confer freely, and to understand each other's Reasons.

A Conference thereupon.

To the end that the Lords might agree amongst themselves, in what Manner to proceed at the said Conscrence, the House adjourned ad libitum; and, being returned, it was resolved that the Archbishop of Canterbury should begin, and the Lord Treasurer, the Lord Chamberlain, and the Earl of Southampton, should argue and dispute about it.

Answer return'd from the Commons, by Sir

Lyonel Cranfield, and others.

'The Knights, Citizens, and Burgesses of the House of Commons, have commanded me to let your Lordships understand, that they take great Comfort in the Message which your Lordships sent them, and desire the happy Continuance of the Love and Unity of both Houses. Their whole House, as a Committee, will attend your Lordships at the Conserence desired, and at the Time and Place appointed.'

'Post Meridiem. After consulting a Precedent shewn their Lordships by Mr Sergeant Crew An. 1. Hen. IV. which proved, That the Commons were not Judges in Parliament; but that Judicature be-

hngs

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hongs unto the King and Lords alone (s), the whole An. 19. James 1. House went, as a Committee, into the Painted Chamber. And, being returned, the House was resumed; when it was agreed, that the Judges and King's Council should make a Report of the Collections of what the Commons alledged for their

Right of Judicature. Adjourned.

May 7. Thirty-one more Witnesses were sworn before the Lords in the Cause against Sir John Ben-Then the Archbishop of Canterbury reported, 'That Yesterday, according to the Direction of the House, he presented their Lordships Petition unto the King, humbly defiring that his Majesty would be pleased that this House might continue Judges of Sir Henry Yelverton, for the Matter concerning his Majesty's Honour.' At which Time his Majesty said, 'That, in Example of that most famous Queen Elizabeth, when this whole House was Suitors to her, he must return Answer, Answerless (t). But that this Morning his Majesty's Answer was, 'The Lords knowing they enjoy their Hoonours from him, and under him, he doubts not but "they will be more tender of his Honour for that

Cause; therefore he doth return back unto their

Lordships the whole and final ordering of that

· Business of Sir Henry Yelverson.'

The Lords having confidered the Precedents alledged by the Commons, at the last Conference, do find that they tended to prove,

1. ' That the House of Commons is a Court of

Record.'

2. 'That they have administred an Oath in

Matters concerning themselves.

3. That they have inflicted Punishments on Delinquents, where the Cause has concerned a Mesfenger of their House, or the Privilege thereof.'

Their Lordships determined, 'That the Question, at this Time, is not, Whether that House be a Court of Record; nor whether the Oath by them alledged to be ministred, in a Matter concerning that House, was given by the House, or by a Ma**fter** 

(e) See Vol. II. p. 52. (t) Vol. IV. p. 298.

1621.

Further Proceed.

ings againft Sir

Henry Yelver-

An. 19. James I, fter in Chancery, then one of their Members & nor whether they have a Right of Judicature in Matters concerning themselves? But the Question is, Whether that House may proceed to sentence any Man, who is not a Member of their House, and for a Matter which does not concern them. for which the Commons alledged no Proofs, nor produced any Precedents? Therefore their Lordships agreed to pray a Re-Conference about the fame; and, at the faid Conference, to flick to this only, 'That the House of Commons have no Power of Judicature, no Coertion against any. but in Matters concerning their own House.

> May 8. Thirteen more Witnesses sworn, before the Lords, in the Cause of Sir John Bennet, &c. Then the Lord Chamberlain declared, 'That the King had commanded him to acquaint their Lordships, in Addition to what was delivered to them. Yesterday, by the Lord Archbishop of Canterbury.

> "That altho' nothing is so dear unto him as his

Honour; yet, as before, so he doth now, put into their Lordships Hands the Cause of Sir Henry

Yelverton, not mistrusting their Affections to him.

onor their Judgments.'

One Thomas Emerson was examined, touching a Message he brought to Sir Henry Yelverton from Mompesson: which Sir Henry alledged in his Speech here of the 18th of April last, 'That the said Sit Henry Yelverton was not to keep his Place of the King's Attorney General long, if he withflood the Proceedings in the Writs of Que Warrante for the

Inns.' Emerson said,

I never delivered any Message to Sir Henry Yelverton from Giles Mompesson; but I delivered him some Speech by way of Advertisement, not by way of Message, as it passed from Mempesson to me concerning him; which I confess Mompesfon delivered to me as a Message to be carried to Sir Henry, and what he told me was to this Effect; That there was a Business concerning Sir Edward Villiers, of the Mint-Master's Place in the Tower; one pretends a former Grant: the rest of the King's Council

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Council had, or would deliver their Opinions, that An. 19. James the former Grant is void in Law, and the Party.

unfit to execute the Place; only Mr Attorney General opposed this: But, if he takes these Courses, and refuses to concur with the rest of the King's Council, to certify his Opinion in Things that are honest, convenient, and agreeable to Law, he must not think to be Attorney a Month to an End, and tell him so.' I answered, 'You will not have me tell him so. Yes, said Mompesson, I pray you do it. And, after Supper, I took him aside, and asked him whether he would have me deliver that Message to Sir Heavy Yelverton, or no? He answered, Yes, by all Means, if you love him.'

When I imparted this to Sir Henry Yelverton, he answered me, 'This cannot be true; for I never was on better Terms with my Lord of Bucks than now; and Sir Edward Villiers is one of the best Friends I have; and this very Suit I recommended

to him by Means of one Palmer.'

'Sir Henry Yelverton, either by Word or Writing, acquaints Sir Edward Villiers with this, as I heard; and Sir Edward was discontented with Mompesson about it: Whereupon Mompesson came to me to know whether I had been with Mr Attorney, and wished I had not imparted this Message to him, He told me Sir Edward Villiers was much discontented with him; but he began to wave it at first, tho' he afterwards consessed he had sent me to tell Mr. Attorney of it. Some Time after Mompesson went with me to Sir Henry Yelverton, and acknowledged the Speeches which were delivered by me; and they seemed to be well satisfied with each other, and departed Friends, as far as I could perceive.'

Since which Time I never spake with Sir Henry Yelverton, but upon one Business; nor had I ever any Speech with him, concerning the Patent of Inns, nor the granting of any Quo Warranto; neither hath this Message any Relation to the Patent of Inns or Quo Warranto; neither did I ever hear of any Message to him touching the Lord of Bucks.

All this Emersen, upon Oath, affirmed to be true. Vol. V. E e Then

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An, 19. James I. 1621,

Then the Lords directed the Attorney General to open to the House, as well the first Speech as the second, (because his Majesty thought that Sir Henry Yelverton had by his fecond Defence aggravated the former) who, coming up to the Clerk's Table, read Part of the Copy of the first Charge upon him; and his Notes for Answers, wrote in the Margent thereof by him. Also, the Notes taken of Sir Henry's fecond Speech, which was fent to the King; and which he faid he did foeak in the House. or would have spake if he had been permitted. But, the Morning being far spent, the Lords determined not to proceed against him then, but take another Time to confider upon what Point of those Speeches to think him worthy of Cenfure.

Post Meridiem. The House being to meet the Commons at the Re-Conference, this Afternoon, concerning the Judicature in which the Lords conceived the others had trenched into their Liberties and Privileges; and wherein their Lordships were not satisfied with the Precedents alledged by the Commons, at the former Conference, in their Defence thereof: Yet being defirous to confinue that good Respect and Correspondency which hath been all this Parliament between both the Houses, they thought proper to order. That the Archbishop of Canterbury should begin the Introduction to the Conference, and propound any Thing that might tend to a gentle Ending of the fame. And, that if the Commons would agree to a Sub-Committee to end this Bufiness, then the Archbishop, the Lord Admiral, the Lord Chamberlain, the Earls of Arundel and Southampton were appointed for that Purpole. And it was further agreed, That this Sub-Committee should be limited not to yield to any Thing, in point of Judicature, which they of the Commons have done, left it may in Time become a Precedent to wrong the Privileges of the Lords.—The Commons agreed to a Sub-Committee, to end this Difference.

May 12. The Archbishop of Canterbury reported the Conference held Yesterday between the . Sub-

# OF ENGLAND.

Sub-Committees of both Houses, to this Effect; An. 19. James I. First, 'The Commons shewed their constant Refolution to maintain the Love and good Corref-Report from the pondency between the two Houses. Secondly, Sub-Committees
Their Resolution not to invade the Privileges of the Commons this House, that have dealt so nobly with them. having passed Lastly, That out of their Zeal they sentenced Sentence on Ed-Lloyde; but they leave him to the Lords; with an ward Lloyde. Intimation of their Hope that this House will cenfure him also. Then they proposed a Protestation to be entered with the Lords for a Mean to accommodate the Bufiness between them.

. A Protestation was immediately drawn up and agreed to, in these Words; That the Proceedings The Commons lately taffed in the House of Commons, against Edward yield the Point Lloyde, be not at any Time hereafter drawn or used of Judicature to as a Precedent, to the Enlarging or Diminishing of the Lords. the lawful Rights or Privileges of either House: But, that the Rights and Privileges of both Houses, shall remain in the self-same State and Plight as before, -This Protestation is also entered in the Journals of the Commons, without any Addition or Alte-

ration by them.

Some Regulations being made in regard of the further Proceedings in Sir Henry Yelverton's Cause, he was ordered to be brought to the Bar, to answer for himself, on Monday next, May 14. King's Council were to make a Collection of the Words he spoke in this House, to confer with the Judges about them; and to deliver their Opinion of them, before Sir Henry be fet to the Bar. King's Council were also ordered to enforce the Words against him.

May 14. The Lord Treasurer delivered a Representation of Sir Henry Yelverton's Case, as prefented to the King; with his Majesty's Pleasure fignified that it might be read in the House.

Substance of which was as follows:

IR Henry Yelverton, in Michaelmas Term last, Sir Henry Yele was sentenced in the Star-Ghamber for Breach verton's Case, of Trust, in the unwarrantable passing of a Char-

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# 436 The Parliamentary History

An. 19. James 1, ter to the City of London; tending to the Disherison of his Majesty, both in Matter of kingly Power and high Prerogative, and also, in Matter of Revenues and Profits of the Crown; to the Oppression and Grievance of the Subject, by raifing of excessive Fees and Exactions.

The Sentence confifted of these three Parts:

1. Imprisonment in the Tower.

2. A Fine of 4000 l.

3. A Declaration of Disability and Unfitness to hold the Place of Attorney General. Under this Sentence Sir Henry Yelverton suffers at this Day; for, he is a Prisoner in the Tower; removed from the Place of Attorney; and the Fine is le-

viable upon him at his Majesty's Pleasure."

'That, on the 18th of April last, he was brought to the Bar in Parliament; and being there charged, inter alia, with some Miscarriages, touching the Patent of Inns, he said, If ever he had deserved well of his Majesty, it was in that; adding, That the King and Subjects were more abused by that Patent than by any other, and that he suffers at this Day, as he takes it, for that Patent.'

April 30. He was again brought to the Bar, and

spoke as follows:

I cannot but present myself this Day, before your Highness and my Lords, with much
Fear and more Grief; for I am compassed with
fo many Terrors from his Majesty, as I might
well hide my Head with Adam. His Majesty's
Displeasure wounds me more than the Consciousness of any Faults; yet, I had rather have died
than that the Common-Wealth should receive so
much as a Scratch from me.'

"I, that in none of my Actions feared the great Man, in whom they (Sir Edward Villiers and Sir Giles Mampessen) did depend; much less would fear them who were but his Shadows. But, my most noble Lords, knowing that my Lord of Bucking-ham was ever at his Majesty's Hand, ready, upon every Occasion, to hew me down, out of the honest Fear of a Servant, not to offend so gracious a Master.

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Master, as his Majesty hath ever been to me, I did An. 19. James L.

commit them, viz. the Silk-Men.'

As to the Patent of Inns, I cannot but herein bemoan my Unhappines, That in the last Cause labouring by all Means to advance the Profit of his Majesty; and, in this, with the Sight almost of my own Ruin, to preserve his Majesty's Honour and the Quiet of the People, I am yet drawn in Question as if I had equally dishonoured his Ma-

jesty in both.

When Sir Giles faw I would not be moved to offend his Majesty by his Directions, I received a Message from Mr. Emerson, sent me by Sir Giles, That I would run myself upon the Rocks, and that I should not hold my Place long, if I did thus withstand the Patent of Inns, or to that Essect. Soon after came Sir Giles himself, and, like a Herald at Arms, told me that he had this Message to acquaint me with from my Lord of Bukingham, That I should not hold my Place a Month if I did not conform myself in better Manner to the Patent of Inns; for my Lord had obtained it by Favour and would maintain it by his Power.

How could I but startle at this Message? I saw here was a great Assuming of Power to himself, to place or displace an Officer at his Pleasure. I saw myself cast upon two main Rocks; either, treacherously to forsake the Standing his Majesty had set me on, or else, to endanger myself by a By-

blow and to hazard my Fortune.'

'I humbly befeech your Lordships to think that Nature will struggle, when she sees her Place and Means of Living thus assaulted; for now it was come to this, Whether I would obey his Majesty or my Lord, if Sir Giles spoke true. Yet, I resolved in this, to be as stubborn as Mordecai, not to stoop or pass those gracious Bounds, his Majesty had prescribed me.'

Soon after, I found the Message, in Part, made good; for all the Profits, almost, of my Place were diverted from me, and turned into an unusual Channel, to one of my Lord's Worthies; that I

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An. 19. James I, retained little more than the Nam of an Attor1621. they. It was so satal and so penal, that it became
almost the Loss of a Suit to come to me; my
Place was but as the Seat of Winds and Tempests.

' Howbeit, I dare fay, if my Lord of Buckingham had read the Articles exhibited, in this Place, against Hugh Despenser (u); and had known the Danger of placing and displacing Officers about a King, he would not have purfued me with fuch Bitterness. But, my Opposing his Lordship in the Patent of Inns, in the Patent of Alehouses, in the Irifo Customs, and in Sir Robert Naunton's Deputation of his Place in the Court of Wards, have been my Overthrow. For these I suffer at this Day in my Estate and Fortune, (not meaning to fay, as I take it, but as I know, for my Opposition to his Lordship) above 20,000 l. (x) I know well that I fuffer unjustly, in my Restraint, for my Offence, by his Lordship's Means: For my Heart tells me I was ever faithful to his Majesty; I sought no Riches but his Grace.'

The foregoing Minutes of Sir Henry Yelverton's Case being read, he was brought to the Bar, where Sergeant Grew and Mr. Attorney General opened the Charge against him; and shewed, That those Speeches did directly point to the Lord Marquis of Buckingham, and, by Consequence, sastned a Scandal on his Majesty. Sir Henry, having Leave, explained himself touching the said Speeches, and made his Desence to the Charge, which was very long. Afterwards, he was ordered to withdraw, and to be brought again to the Bar To-morrow in the Afternoon.

The Lords refolve to centure him. May 15. The Affair of Sir Henry Telverton came on again; when the Question being put, Whether the said Sir Henry is worthy to be cenfured, for Words spoken by him in this House, which touched the King's Honour?' It was agreed he should, Nemine differtiente. Afterwards they

(u) See Vol. I. P. 161. Anno 14. Ed. II.
(x) What follows is omitted in Rufbworth, but supplied from the Lords Journals.

agreed what Sentence should be passed upon him: An. 19. James I.

1. For Matters touching the King's Honour.

2. For the Scandal on the Marquis of Buckingham,

Lord Admiral. 3. For the Matter of Complaint against him by the Commons. But the Day being far spent in settling this Affair, the Lieutenant of the Tower had Orders to bring up the said Sir Henry Yelverton, at nine the next Morning.

May 16. Several more Witnesses sworn in the Cause against Sir John Bennet; after which two public Bills were read, and then the House proceeded to give Sentence against Sir Henry Yelverson; the Memorial of which is entered in these

Words:

THEREAS, on the 14th Day of May, Sir The Memorial of Henry Yelverton was charged at this Bar, the Sentence a-That in the Term of St. Michael last past, for gainst him; Breach of Trust and Misdemeanors by him committed, whilst he was Attorney General to his Majesty, viz. for drawing without Warrant a. Charter unto the City of London, tending as well to his Majesty's Disherison, as to the Grievance and Oppression of the Subject; was sentenced by the Court of Star-Chamber to be a Person unfit to exercise or hold the Office of Attorney General; and was further adjudged to be imprisoned in the Tower, and to pay a Fine of 4000 l. to his Majefty. The faid Sir Henry Yelverton, being by Force of the faid Sentence imprisoned and still liable to pay the faid Fine, was, upon the 18th of April last past, brought to the Bar of this High Court, and charged with some Complaints of the Commons, with some Miscarriages concerning two Patents, the one for making Gold and Silver-Thread, the other for the licencing of Inns and Hosteries; and being required to make Answer thereto; touching the last, he said, 'That if ever he deserved' well of his Majesty it was of that Matter. the King and Subject were more abused by it than by any other; and that he suffered at that Day for opposing that Patent, as he took it."

' And

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And having the Favour of this High Court to An. 19. James I. be advised of his Answer to the 30th of the same Month, and coming again to the Bar, the faid Sir Henry Yelverton made a long and large Answer to the Particulars of this Charge, as touching the faid Patents: and in his Answer uttered divers Speeches, by which he attributed all the Effects of that Sentence, viz. his Sufferings, his Hindrances, which he esteemed to the Value of 20,000 l. his Ruin and his Overthrow, unto his Opposition against that Patent of Inns and Hosteries; to the great Scandal of his Majesty in point of Honour and Tustice. And the said Sir Henry Yelverton in his Answer uttered several other Words of Scandal: which, though directly and immediately pointed at the Lord Marquis of Buckingbam, Lord High Admiral of England, charging his Lordship with Matter of Opposition against the said Sir Henry Yelverton, to his Hindrance, Ruin and Overthrow; yet, by Consequence, the same Words reach'd his Majesty, and fastned a Scandal upon his Highness, in tolerating and giving way to those Courses, supposed by the said Sir Henry Yelverton to be injuriously wrought by the said Lord Marquis; glancing, and, in a Sort, resembling them to the Actions of Hugh Despenser, and comparing himself to Mordecai. After this the faid Charge was fully opened and pressed by his Majesty's Council, the honourable Court hearing the Defence and Examinations of the faid Sir Henry Yelverton to the fame; but the Day being far fpent, their Lordships did forbear to proceed to a Sentence or Judgment at that Time.'

. Afterwards the Lords Spiritual and Temporal. on the 15th of May, after long and serious Deliberation and Conference, and upon due weighing of the Speeches and Words spoken before their Lordships in this High Court of Parliament, did with one Assent, no Man disagreeing, resolve, That the faid Sir Henry Yelverton was worthy to be cenfured by this Court, for Words spoken by him in this House, which did touch the King in Honour; and did then also agree what Censure to pass upon him

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him for the same; but the Day being again far An. 19. James I. spent, they proceeded not to Judgment at that Time, but ordered the said Sir Henry Yelverton to be brought to the Bar this Day to hear the same; who being then at the Bar and the Lords in their Robes, the Lord Chief Justice pronounced the Judgment in bac Verba:

The Lords Spiritual and Temporal of this High Court of Parliament do award and adjudge,

1. That he, the said Sir Henry Yelverton, for For sandering his Speeches uttered in this Court, which do touch the the King; King's Majesty in Honour, he fined to the King's Majesty Ten Thousand Marks.

2. That he shall be imprisoned in the Tower du-

ring the King's Pleasure.

3. That be shall make such Acknowledgment of his Fault, and such Submission to his Majesty, as shall be prescribed unto him by this Court. The same to be made here at the Bar, either in the King's Presence, or, in his Absence, at the King's Pleasure.

This Judgment being given against the said Sir Henry Yelverton, for his said Speeches, which touched his Majesty in Honour; and the Prisoner being withdrawn, the Lords took into their Confideration That the faid Words and many others spoken here in this House, at the same Time, by the said Sir Henry Yelverton, did directly tend to the Scandal of the Marquis of Buckingbam, Lord High Admiral of England; and therefore, by their Lordships Appointment, the said Sir Henry Yelverton was called in again, brought to the Bar, and was charged with the fame scandalous Speeches by the King's Sergeant and the Attorney General. And, whereas, the greatest Matter of Averment. on his Part, did depend upon a Message which the said Sir Henry Yelverton did affirm was delivered to him by Mr. Thomas Emerson, from Giles Mompesson; the Depositions of the said Emerson taken here in Court the 8th Day of May, were read by the Clerk, wherein the faid Emerson did, upon his Oath, absolutely deny the said Message; And the faid

An. 19. James I. faid Sir Henry Yelverton having Leave to speak for himself, without Interruption, did not give the House any good Satisfaction for the scandalous Speeches here by him uttered against the said Lord. Wherefore, he being withdrawn from the Bar, and the said Marquis also having withdrawn himfelf out of the House, the Lords having long debated the Matter, resolved, That the said Sir-Henry Yelverton was worthy of Censure, for his sails and scandalous Words; and, being sully agreed about it, the Lord Marquis and the Prisoner were called in again, when the Lord Chief Justice pronounced Sentence against him in hace Verba:

The Lords Spiritual and Temporal of this High Court of Parliament do adjudge and award.

And for aspersing the Duke of Buckingham.

1. That Sir Henry Yelverton, Knt. for his falls and scandalous Words, uttered in this High Court of Parliament against the Lord Marquis of Buckingham, Lord High Admiral of England, shall pay 5000 Marks unto the said Marquis.

2. That he shall be imprisoned.

3. That he shall make such Submission, in this Court, to the Lord Marquis, as this Court shall prescribe.

This Judgment being given, the Lord Marquis freely remitted unto the said Sir Henry Yelverton, the said 5000 Marks, for which Sir Henry returned his most humble Thanks to his Lordship. The Lords also agreed to move his Majesty to mitigate Sir Henry Yelverton's Fine, and his Royal Highness the Prince offered to undertake that Office.—It is also very remarkable that no Censure was passed upon him, on account of the Complaint exhibited against him by the Commons; nor does it appear that they ever resented the Omission.

Soon after the King wholly relinquished the Fine due to him from Sir *Henry* on the Sentence; he was set at Liberty; reconciled to the Marquis; and was esteemed, says Rushworth (x), a Man valde

But he is soon after pardon'd.

(x) Vol. I. P. 34.—This Gentleman was Author of The Reports; his Father was Speaker of the House of Commons, Ans. 1597. (see Vol. 1V. p. 411.) and his Descendant is now Earl of Suffer, Viscount Longueville, Sec.

eruditus Lege, in his Time:- In the succeeding An. 19. James I. Reign he was made a Judge of the Common

Pleas (y).

A Message from the Commons to put their The Commons Lordships in Mind of the Complaint against the remind the Lords Lord Bishop of Landass, for an Offence proved to plaint against the the House of Commons, by the Testimony of Bishop of Lan-Randolph Davenport and divers other Witnesses. daff. Wherefore the Commons demand Judgment against him for the same. Answer. The Lords have been bussed with many Matters of great Importance; but they shall hear from them shortly touching the faid Complaint.

May 18. Both Houses, by mutual Consent, adjourned to the 24th on account of Whitfuntide.

May 24. Several public and private Bills read. May 25. After some other Business, the Lord Archbishop of Canterbury, first of the Committee appointed by the House to take Examinations in the Cause of Edward Lloyde, reported that they had taken several, and were satisfied of the Proof of the Crimes objected against him; and moved the House that Mr. Attorney General might read the faid Examinations. Accordingly, the Depofition of fix feveral Persons were read, and then it was ordered that Lloyde should be brought to the Bar the next Morning, in order to proceed to Judgment against him.

May 26. This Day Edward Lloyde being fet to the Bar, the Attorney General charged him with notorious Misdemeanors and high Presumption:

I. 'In rejoicing at the Losses which had hap-proceedings appened to the King's Daughter and her Children.' gainst Edward II. 'For discouraging of others who bear good Lloyde before the

Affection unto them.'

III. 'For speaking basely of them.'

IV. For taking upon him to judge of the

Rights of Kingdoms.'

To the first Mr. Attorney shewed, 'That, in December last, Edward Lloyde, being Prisoner in the Fleet, having heard that Prague was taken, did

Chronica Juridicialia, (y) May 10, 1625, An. 1, Car, L.

An. 19. James I, upon all Occasions shew himself joyful and glad of that Calamity and Affliction which had happened to the Prince and Princes Palatine, the King's

only Daughter and her Children.'

As to the second, the Attorney said, 'That Lloyde relating unto one Henry Pennington the Loss of Prague, with the Captivity of the King's Sonin-Law, his Daughter and her Children; he the said Pennington wishing that himself and all the convenient Man of the Kingdom were pressed forth not to return with their Lives, till they had redeemed her from Captivity: He the said Lloyde reply'd, I am sorry thou art such a Fool; and the said Pennington reproving him for saying so, Lloyde reply'd, That if he had been out of his Chamber he would have struck him.'

For the third, Mr. Attorney shewed, \* That the said Lloyde, taking Occasion to speak of these Matters, did term the Prince and Princess Palatine, the King's Daughter, by the ignominious and despiteful Terms of Goodman Palsgrave and Goodwise Palsgrave; calling him that poor Lad; and scoffingly, with great Jollity, related a Stage-Play of the Princess, running away with two Children, the one under one Arm and the other under the other Arm, and the third in her Belly, with the

Palfgrave following with the Cradle.

Lastly, The Attorney shewed, 'That one Abdias Cole going to preach one Sunday Morning in the Fleet, the said Lloyde called to him and told him that Prague was taken; and the said Cole answering, That is little Comfort to me. Lloyde reply'd, Nay, now we may freely speak it, I, or any Nobleman, have as good Right to be King of Wales, as he, meaning the Palfgrave, to be King of Bahemia.'

Here Mr. Attorney opened 'that Point of the antient Oath of Allegiance; of which Oath and the Danger to the Offender in such Case, the faid Lloyde, being a Lawyer, could not be ignorant, and that therefore his Offence was greater. That he, being a Man of good Estate, was a Justice of Peace

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# OF ENGLAND.

Peace in his Country, in the County of Salop: An. 19. James L. and, was put out of Commission, as was affirmed to be true by Mr. Baron Bromley then present; and, also, that this Lloyde, having heretofore studied the Common Law, in the Inner-Temple, where he was called to the Bar, was put out of that Society by the Benchers.'

Edward Lloyde being then demanded by the Lord Chief Justice, what Answer he could make to these Misdemeanors wherewith he was charged? He began with a long Discourse to traduce the Persons of such as had deposed against him; but being demanded to make a direct Answer to the Charge, he faid, 'I cannot remember that these Words were ever spoken by me.' Whereupon the Clerk read the Depositions of fix Witnesses against him. Then the Chief Justice demanded of Lloyde, Whether he spake those Words, Goodman Palfgrave and Goodwife Palgrave? To which he answered. I spoke not those Words in such Sort as they are laid down in the Deposition.' you speak those Words or Words to that Effect? To which he reply'd, 'It was but a Folly for him to deny them because so many had proved them. And being demanded whether he spake the other Words, or used the insolent Behaviour towards the Prince and Prince s Palatine? he answered, 'I remember it not.

The Prisoner being withdrawn, tho' the Lords were all fully satisfied by the Examinations and Lleyde's Answers, yet, for Order sake, it was put to the Question, 'Whether Edward Lloyde be so guilty of the Offences of which he is charged, as that he deserves to be consured?' It was agreed by all. Nemine dissentiente. But one Part of the Sentence proposed being Whipping, some Lords objected to it because he was a Gentleman; this was also put to the Question, and carried for Whip-Another Question was, Whether he should have his Ears nailed to the Pillory? It was agreed. per plures, not to be nailed.

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1621.

An. 19. Jámes I. 1621.

The Form of the Sentence being then read and agreed to, the Prisoner was brought again to the Bar, when the Attorney General praying Judgment against him, the Lord Chief Justice pronounced Sentence in these Words:

The Lords Spiritual and Temporal of this High Court, confidering the great Offence of the Said Edward Lloyde, do award and adjudge,

Their Judgment

1. That Edward Lloyde shall be uncapable to bear Arms as a Gentleman; and that he shall be ever held as an infamous Person; and his Testimony not to be

taken in any Court or Cause.

2. That on Monday next, in the Morning, he shall be brought to Westminster-Hall, there to be set on Horseback with his Face to the Horse-Tail, bolding the Tail in his Hand, with Papers on his Head and Breast declaring his Offence; and so to ride to the Pillory in Cheapside, to stand two Hours in it, to be branded with the Letter K in his Forebead.

3. To be whipt at a Gart's Tail, on the first Day of the next Term, from the Fleet to Westminster-Hall, with a Paper on his Head declaring the Offente, and then to stand in the Pillory there for two Hours.

4. That he shall be fined to the King in 5000 l.

5. That he shall be imprisoned in Newgate du-

ring his Life.

Warrants were given to the Sergeant at Arms and to the Warden of the Fleet to see this Sentence quickly executed; and the Paper to be on his Head was to contain these Words:

For ignominious and despiteful Words, and malicious and scornful Behaviour towards the Prince and Princess Palatine, the King's only Daughter, and

their Children.

Cambden, in his Annals of this Reign, tells us, That every Part of this Sentence was executed on Lloyde; but the Lords fournals affure us, That some Days after, on a Motion in the House of Lords, from from the Prince, it was ordered, That the Punish-An. 19. James I. ment of Whipping, with all that belongs to it, to be inflicted upon Edward Lloyde, be suspended and forborn, until the Pleasure of the House be further known; the rest of the Punishment to be executed according to the former Order. It was also ordered, That, hereaster, when any Censure beyond Imprisonment be agreed on, that Judgment thereupon be not then given, but on another Day, or Sitting, that Time may be taken to consider thereof.

May 28. After reading some Bills, the Lord Treasurer stood up and declared unto the House, That Yesterday his Majesty, advising with the Lords of the Privy-Council, hath thought sit, and so has commanded him to tell them, to adjourn the Parliament, at this Time, for these Causes.

1. The Season of the Year, by the Continu-The King's Reaance of this great Concourse of People, may breed sons for adjourning the ParliaInfection.

2. The Use that this Time of the Year may require to have the Lieutenants of the Counties, and the Justices of Peace, in the Country.

3. Because the Courts of Westminster-Hall have not had their ordinary Proceedings this Session.

4. For that the Profits of his Majesty's Reve-

5. 'The Omission of the State.

The Reasons why he will adjourn it rather than prorogue it are these:

1. For that the Adjournment keeps a Kind of

Being in Parliament.

2. Whereas many good Bills are preferred and not as yet past, the Adjournment reserves them

in the same State they now are.

It will keep many Laws in Continuance
 which will end with the Seffion, without a frecial

Provision be made for the same.

4. 'His Majesty's free and general Pardon is

not yet prepared; which he intends to the better
 Sort of People as well as to the meaneft.

Sort of People as well as to the meanest.
Seeing

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An 19: James I.

5. Seeing there are so many Bills exhibited, in his Majesty cannot, in so short a Time, apply

his Mind to advise which Bills to accept of and

which to refuse."

The Treasurer added, 'That, as in this Parlia'ment, his Majesty hath already redressed the
'Corruptions of the chief Courts of Justice; and,
by his Proclamation called in the Patent of Inns
and Hosteries; and forbidden Bills of Conformities, which were Things very grievous to his
'Subjects; so his Majesty cherishesh the Bills
against Informers, against the Abuse of Supersedens, against Manopolies, against Recusants, and
for Limitation of Suits, with an Intent to per-

fect them. And, he also proposeth to reform

Wherefore, his Majesty's Pleasure is, That you perfect the Acts in the House against Saturday next, especially that of Sir John Bennet; and hath appointed Sunday next, in the Asternoon, to hear any Thing concerning other Grievances. That on Monday, June the 4th, his Majesty will send a Commission for the Ad-

'journment of this Parliament.'

Then the Lord Treasurer reported the Bill for exempting the Gentry of this Realm from the ferville Punishment of Whipping, with an Amendment and Proviso; which were all presently read, and the

Bill ordered to be engrossed.

Post Meridiem. Four Bills were read, and a Message received from the Commons by Sir Edward Coke, and others, desiring a free Conference with their Lordships on a Message they had received from his Majesty, touching the Adjournment of this Parliament. Agreed: And the Time appointed to be To-morrow Morning.

May 29. A Conference; but the Report of it ordered to be put off till the Afternoon. Several

public and private Bills read.

Past Meridiem. The Lord Treasurer acquainted the House, That the Lords of the Privy-Council had attended his Majesty that Day, to whom he had

A Conference thereupon defired by the Commons,

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had taken Notice, That after he had fignified his An. 19. James 1. Intention to both Houses, for adjourning the Parliament, the Commons had prayed a Conference and thereby a Petition to be made to his Majesty for a longer Continuance of the Parliament: to which the Lords as yet had returned no Answer. His Majesty's Commands are therefore. That

though he is willing to hearken to any Petition, Which the King which shall be made unto him by Parliament, refents as a Deyet, a Petition of this Nature cannot be pleafing rogation from

unto him; it feeming to be a Derogation of his his Prerogative,

• Prerogative, who hath the only Power to call,

adjourn and determine Parliaments.

That, out of Favour to his People, his Maiesty had made Cheice rather to adjourn the Par-Iliament than to prorogue it; and therefore his Majesty adviseth that a select Number of Bills

may be chosen out, which he may pass, and ei-

ther make a Session, or an Adjournment, at his

 Pleasure. In which his Majesty will advise with the Judges, Whether the Royal Assent by Com-

· mission to some Bills, will put an End to a Ses-

fion; or, by Adjournment, keep all other Bills on Foot in the same State as they now are.

His Majesty's further Advice is, 'That the · House do husband well the Time; for, on Mon-

day next, he determines to hold his Day either for the Adjournment or Prorogation of the Par-

Iliament. His Pleasure is also, that those Bills which have passed both Houses be sent unto him

before-hand, for the rest he will advise of after-

wards. Lastly, That the Business of Sir John

Bennet be hastened.'

The Prince moved the House, 'That the Commons might be made acquainted with his Majesty's Pleasure, fignified by the Lord Treasurer; and of his Majesty's Advice to husband well the Time and that if they have any Thing more to fay unto the King, that they do attend his Majesty on Sunday next.

On this Motion the Lords fent to defire a Conference, presently, with the other House; which Vol. V.  $\mathbf{F} \cdot \mathbf{f}$ 

An. 19. James I. being agreed to, and the Lords returned from it, it was ordered, That Sir John Bennet be brought to the Bar To-morrow Morning, at Nine o'Clock.

May 10. Notwithstanding the last Order, we find that the first Thing of Moment the Lords went upon this Day, was to hear the Report of the Earl of Huntingdon, one of the Committee appointed to take Examinations concerning Dr. Field, now Bishop of Landaff. A Collection was made thereof, which, with divers Letters, fent up by the Commons, concerning that Cause, were delivered by his Lordship into Court.

Proceedings sgainst the Bithop of Landaff for Brocage in Bribery.

The Bishop having withdrawn himself out of the House, the King's Sergeant, Crew, came to the Clerk's Table, and read the faid Collection in bec Verba:

' Edward Egerton having a Suit in Chancery with Sir Rowland Egerton, for Lands of good Value; and, supposing he had some hard Measure therein, was commended to Dr. Field, now Lord Bishop of Landass, for the procuring of some great Friends to affift him in this Cause.

'Upon Conference between Edward Egerton and the now Lord Bishop about this Matter, and to the End to procure such Assistance and Friendship, he acknowledged a Recognizance of 10,000 l. to the Bishop, and one Randolph Davenport, a Gentleman belonging to the late Lord Chancellor; which was dated March 13th, in the 16th Year

of this Reign.' 'Whereupon there was a Draught of a Defeafance conceived, but not perfected, as it feems; by which it was agreed between them, That if, by Means or Mediation of the faid Commissees, or either of them, the faid Egerton should prevail, either by Decree in Chancery, or at Common Law. to recover so much of the antient Inheritance of the faid Edward, as is mentioned in the Defeasance. then to pay the Lord Bishop, or Davenpart, or either of them, 6000 l. within two Years after.

On the 15th of March 1618, Dr. Field writes a Letter to Edward Egerton, in the Nature of a De-

Defeafance of that Recognizance, which containeth, that the Sum of 6000 l. is for Gratuities to fuch honourable Friends as shall be made in his Bufiness, if he recover, by the Power of those Friends, his antient Inheritance; or, otherwise, a third Part of whatsoever shall be added to that which had been formerly awarded to the said Edward in Chancery. And if nothing was done, then he promised, in Verbo Sacerdotis, to return the Recognizance.

After this the Lord Bishop writes another Letter, without Date, to Mr Egerton, letting him know thereby, that there was a Stay made of decreeing the Lord Chancellor's Award till next Term, by the Means of one of my Lord Chancellor's Gentlemen, who would have conferred with Mr Egerton, but that his Leisure permitted him not then to do it; he therefore required fome further Warrant and Direction to proceed in his Behalf. Underneath this Letter one Woodward, Brother-in-Law to Mr. Egerton, writes this Postscript, That he thinks his Cause will do well, and that he hath affured the Gentleman he shall find Mr. Egerton faithful in his Promise, and wisheth he would write back to Woodward to that Purpofe.'

"Woodward writes another Letter to Mr. Egerton without Date, letting him know, That Dr. Field is forry my Lord hath not fent an Answer as he expected, but that my Lord Chancellor shall be moved this Night for a Stay of the Decree; which he hopes to get by such Means as he shall use; and that he hath affured him Mr. Egerton would per-

form his Promise.'

Davenport being examined in this High Court; touching the sharing the 6000 l. betwirt him, Butler, the Bishop, and others, saith, He himself should have had nothing; Butler was to have 2000 l. and 1000 l. was thought fit to be given to the Lord Chancellor; but his Lordship knew not of it, and Butler dared not to move it. Davenport and Butler meant to have shared that 1000 l. For the other 3000 l. he knew not how it should be shared.

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An. 19. James I, The Matter promised was a Letter from the Lord 1621; Admiral, and a Reference from the King to the

Lord Chancellor,'

Francis Joyner being examined in this Cause, consesseth, he was the Means to make Mr. Egerton and Dr. Field acquainted; and that the Doctor had Conserence with Butler and Daneppert about Mr. Egerton's Business; and that the Doctor drew in the Lord Haddington to be a Furtherer of it. He spoke to the Recognizance; and that the Doctor consessed he was trusted from the Lord Haddington, and that his Lordship was to dispose of the Money at his Pleasure.

confessed, Jones told him Dr. Field had Friends at Court; and how Mr. Egerton was drawn to the Doctor's House. The Recognizance was taken for Butler and the Lord Haddington, as he thinks; but out of it the Doctor expected Recompence, as he heard amongst them: And confessed he wrote the Postscript to Dr. Field's Letter sent to Mr.

Egerton.'

Edward Egerton faith, 'That he agreed with Dr. Field for the Recognizance, that he should have his Land decreed to him: That 6000 l. was to be paid on the Event of the Suit. He was to pay the Money to Dr. Field and Davenport; but how much each should have he knoweth not. further faid. That Woodward, his Brother-in-Law, and Dr. Field procured him to acknowledge the Recognizance; but he did not pay the Charge of: it; That Dr. Field told him he would bring him to one Butler, who would procure an Order from my Lord Chancellor for his Relief in the Caufe as he would defire: Thereupon the Doctor demanded a Recognizance of 10,000 I. for Payment of 6000 l. when this Examinant should have such an Order from the Court as he defired. The Recognizance was enter'd accordingly; after which, this Examinant finding no Good thereby, demanded back his Recognizance; when, after many Delays, and a Year's Distance of Time, he had the same

#### OF ENGLAND. 4.53

delivered. Laftly, That Woodward told him Dr. An. 19. James L. Field, Captain Field his Brother, and Butler should have shared the Money amongst them; but how, he knoweth not.

Then the King's Sergeant read also the Proofs, which confifted of all the Letters and Examinations before mentioned. After which the Bishop of Durham (2) stood up, and, in a Speech, repeated the Manner how this Matter was first complained of by the Commons to this House, with the several Proofs thereof: But added, 'That fince there was nothing proved but an Intent, at the most, he moved that the Confideration thereof be referred to the Lord Archbishop of Canterbury, and he to give the Bishop an Admonition for the same in the Convocation House.'

The Archbishop (a) then rose up and said, 'That Dr Field, the now Bishop of Landaff, could not be excused from Brocage in Bribery; for which he was to blame: But hoped that he might bear his Fault as Dr. Field, and not as Bishop of Landaff; and that, if it was referred to him, he would do that which belongs unto him (b).

Whereupon it was ordered, That the Affair of he reprimanded the Lord Bishop of Landaff should be referred to by the Archbithe Lord Archbishop of Canterbury, and he to be shop of Canteradmonished by his Grace in the Convocation House, bury in the Convocation House, vocation-House. before the Bishops and Clergy there. The Lords also taking into Consideration the Complaint of the Commons, touching this Matter, agreed upon a Message to be sent to that House, to this Purpose:

Whereas the House of Commons informed this House of a great Misdemeanor committed by Dr. Field, now Bishop of Landaff, and hath also

<sup>(</sup>z) Richard Neile, who had himself been complained of by the Commons, when Bishop of Lincoln, for some Expressions in the House of Lords, tending to advance the Prerogative Royal. See before, P. 290, et feq.

<sup>(</sup>a) George Abbot .. (b) The Scone was acted when Dr. Field was only a private Clergyman; nor does it feem to have injured his Character at Court s For, in the next Reign, he was removed to Sr David's, and, afterwards, died Bishop of Hereford, in the Year 1636. Le Neus.

An. 19. James I, sent fince to demand Judgment in that Cause; the Lords having taken sull Examination thereof upon Oath, do not find it proved in the same Manner as, it seems, they were informed by Examinations taken in their House. And, for surther Satisfaction of the Commons therein, their Lordships have sent them the Examination of Randolph Davenport.

Answer. The Commons returned great Thanks for their Lordships honourable and just Proceedings in the Cause of the Lord Bishop of Landaff, and for sending the Examination of Davenport; by which it doth appear, that his Examination, taken by them, doth differ much from that taken upon

his Oath before their Lordships.'

Then the Question was put, Whether the said Bishop should take his Place in the House before he received his Admonition from the Archbishop, or not? Agreed, per plures, that he should: Where-upon his Lordship was called in by the Gentleman-Usher, and went to his Place.—Thus ended the Affair of this Bishop of Landaff; of which there is not one single Word in Wilson's Life of King of

James, or in Rushworth's Collections.

To proceed with the Journals. The Earl of Huntingdon reported, That his Lordship, and the other Lords joined in Commission with him, had taken divers Examinations in the Cause of Sir John Bennet, Knt. Judge of the Prerogative Court of the Province of Canterbury; by which they find him guilty of much Bribery and Corruption; of which a Collection was made, and his Lordship delivered the same to Mr. Sergeant Crew. The Earl of Southampton also made the like Report, and delivered the Examinations and Collections of the Bribery and Corruptions, wherewith Sir John Bennet was charged, to Mr. Attorney General.

Which Collections, with the Names of the Witnesses examined for Proof being read, Sir John Bennet was brought to the Bar. The King's Sergeant opened the Charge against him by shewing, That the said Sir John Bennet, being a Judge,

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# Of ENGLAND.

as aforefaid, and being directed by the Law what An. 19. James I. Fees to take for Probats of Wills, and unto whom to grant Letters of Administration, he had perverted the Course of Law for Bribes; and, being Charge against therewith corrupted, he granted Administration Sir John Bennet contrary to Law. He charged the faid Sir John for Bribery and Bennet with these particular Bribes and Corrup-Corruption. tions, and read the Examinations of the following Witnesses for Proof thereof."

· Richard Luther died, 1619, intestate, without Iffue; Abigail, his Widow, required Administration and paid 44 l. But being opposed by Thomas Luther, a Brother, she, at two several Times, gave Sir John 44 l. more; and yet he granted Administration to her and Thomas Luther jointly; proved by the Examinations of Thomas Tyler, William Owen, and Abiggil the Widow. But before Sir John joined Thomas Luther in Administration with the Widow, he promised Sir John one hundred Pounds; and, after he was joined, he gave him 120 l. proved by Thomas Luther. For Allowance of the Administrator's Accompts, Sir John had 100 l. to distribute amongst the Kindred of the Intestate, and 50 l. for pious Uses, and feemed discontented he had not 50 l. more. Proved by John Worsley and Abigail now his Wife."

William Bannister died intestate, 1615. Widow gave to Sir John Bennet 30 l. 16 s. for Administration; proved by the Examinations of William Richardson and James Goodsball. Hercules Wytham claiming to be Executor by Will, first gave Sir John five Broad-Pieces; then Samford, Sir John's Man, undertook for twenty Pieces more to his Master and two to himself, to procure him a good End, which End was against the Will; proved by the Examination of Hereules Wytham.

Sir William Whorewood died feven Years past, Field Whorewood, a younger Son, and a Daughter offered to prove a Will. Thomas Whorewood, the elder Brother, offered to prove a second Will, Badfor, the Proctor, promised Sir John 100 l. for his Hand to Field Whorewood, but paid only 34 l.

An. 19. James 1. to him, and 6 l. to his Man Sumford. Proved by 7621. Thomas Whorewood, by Advice of Samford, gave Sir John 38 l. yet Sir John gave Sentence against him. Proved by Thomas Whorewood and John Batham.'

George Sturges, dying intestate, Francis Sturges, his Kiniman, offered Sir John, for Administration, 20 l. in Gold, which Sir John said was too light; then he gave him 40 l. and had it granted. Proved by the Examinations of Robert Davies,

Robert Sturges, and Robert Labourne.

Philip Hilman died 1619, Philip his Son exhibited his Father's Will; a Capeat being entered, he sent by Kelvert twenty Pieces to Sir John Bennet, which he accepted, and demanded 201 more, which Kelvert promised but paid not. Proved by Philip Holman and Richard Kelvert, Proctor.

'James Lingard died 1618, intestate; John his Brother and James his Nephew contended for Administration. For 50 l. paid Sir John and 5 l. to Samford, John the Brother obtain'd it; which, afterwards, was revoked. Proved by William Bass,

Proctor.'

Robert Sayers died 1619, intestate, his Children Minors; Simon Packburst gave Sir, John, by Direction of Samford, 20 l. for Administration, durante minore Estate; Which was revoked two Days before Packburst was to have had a Cause heard in Chancery, which concerned that Estate.

Proved by Will am Bass, Proctor.

Henry Ryley died intestate, 1620, John Ryley sued for Administration; he gave Sir John Bennet 51. and Sir John procured from John Ryley nine Rings set with Diamonds, which were pawned to the Intestate for 30 l. but were not worth ten. Anthony Ashley and Thomas Wells, two Kinsmen of the Intestate, agreed with Samford to give Sir John 30 l. and 10 l. to Samford, to get Sir John to order them Part of the Intestate's Estate. Then he ordered them 300 l. which John Ryley was forced to pay, and the said 40 l. for a Bribe to Sir John and his Man, Sir John had, besides, a Piece of Plate

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Plate, which cost 41. 16.s. 6 d. to change the great An. 19. James I. Bond for true Administration. Proved by Yohn 1621.

Ryley, Anthony Ashley, and Thomas Wells."

'Jane Corne, Widow, died intestate, yet Francis Winstemb pretended a Will. Sir John received of William Pound, pendente Lite, the Widow's next Kinsman, 40 l. to grant him Administration, which this Deponent paid. Sir John would not give it unless he might have that Sum. Proved by Lewis Lashbrooke. The Deponent's Administrators in Trust to perform her Will, for obtaining of Administration, gave 50 l. in Hand to Sir John, and their Bond to pay 50 l. more, three Months after; and 25 s. for sorbearing the last 50 l. Proved by John Lewis and Rowland Johnson.'

The Day being far spent, the House was moved not to have any more read at that Time; whereupon the Prisoner was withdrawn, and it was ordered that he be brought there again To-morrow Morning.

A Message from the Commons by Sir Edward

Cecil and others.

'That the House of Commons do defire a free The Commons Conference touching the parliamentary Affairs of defire a Confethe Kingdom; which was agreed to by the Lords.' rence touching Afterwards Sir Edward Cecil, with Leave, explained himself, 'That the Conference is defired to accommodate the Business of Parliament before the Recess.'

The Adjournment of the House was put to the Question, Whether to eight of the Clock Tomorrow Morning, or at nine? Agreed, per plures,

to be eight.

May 31. This Day a Bill was brought into the House of Lords, and read once, entitled, An Ast that this Parliament shall not determine by the King's Royal Affent to some special Ass. It was read a second Time, and the same Day committed. Some other private Bills being also read, the House proceeded in the Cause of Sir John Bennet; and the At-

An. 19. James I. Attorney General charged him with the following 1621. Proofs:

of Mrs. Pitt, for the Continuance of Administration granted to her, and sought to be revoked, the gainst Sum of 461. 138. 4 d. Proved by the Examination of Edward Willet.

Further Proceedings against Sir John Bennet.

"He received of the Widow of Hugh Lee, for Administration of her Husband's Goods; wherein she was crossed by a Caveat, put in by the Means of Samford, Sir John's Man, 35 l. Proved by the said Edward Willet."

'He received of Sir Edward Scorey, for the Administration of his Father's Goods, 1001. Proved

by Sir Edward Scorey.'

'He contracted with Edmond Walton to have 20 l. for the Administration of the Goods of John Clovil; and, the Money being brought, there fell 5 l. more out of his Pocket, casually; whereupon Sir John also claimed that, and would not grant the Administration otherwise. Proved by Edmond Walton.'

'He received of Sir John Brand, for Adminifiration of his Grand-Father's Goods, 50 l. and this was by way of Contract, Sir John pressing to have more. Proved by Thomas Newnam and Sir Rebert

Hitcham.'

'He took of William Auchmore, for the Administration of the Goods of Philip Auchmore, 15 l. Proved by Richard Williamson. And of Thomas Allen, for the Administration of his Father's Goods,

5 l. Proved by the same Witness.

'He received of Solomon and James Mansell, for a Dividend out of their Brother's Estate, 201. and then gave them 3001. out of an Estate of 80001. having received from the Widow of the Intestate, as she confessed, 1001. to the Intent that he should allot them no more. Proved by Solomon Mansell.'

'He had of Samuel Neast, for his Favour in proving a Nuncupative Will of John Neast, 10 l. and five Pieces at another Time; and forced him to

tak

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pay a Debt of 5141. to one Filbborne, for which An. 19. James I. Filbborne had neither Speciality, nor fo much as a Superscription of the Testator in his Book. Proved by Samuel Neast. He also received of the said Samuel, 601. for making a Report into the Court of Chancery. Proved by the same.'

He received of Hefter Mitchell, for Adminifiration of the Goods of her Father, 201. Proved

by William Bass."

Flower Hanshaw, Widow, died intestate in 1615, possessed of a personal Estate of 11,249 l. 2 s. 7 d. and for the granting Administration of the said Goods to Benjamin Hanshaw, he delivered unto Samford 200 l. of which he verily believeth Sir John Bennet had the greatest Part; besides 90 l. 7 s. 7 d. to pious Uses. Proved by the said Benjamin.

Andrew Moor, about two Years fince, died intestate; the Administration of whose Goods was, by Consent of one Clarke, and others, granted to the eldest Brother of the said Moor; for which Sir John Bennet had 60 l. besides a Gratuity given to Samford. Proved by William Oland and John Ode.

'Humphrey Rascarroch, of Pinkley, by his Will, made Philippa, his Wife, Executrix, and died 1616; which Will being controverted, she first gave 20 old Angels to Sir John to have the said Will proved in common Form; and, for Sentence, gave four Pounds. Proved by Richard Williamson.'

<sup>4</sup> Dr. Thigh, 13. Jac. made his last Will, died, and made Mary his Wise Executrix, upon Condition that she should prove the Will in due Form of Law. Mr. Thigh, Brother to the said Doctor, could not have a Copy of the Will from Sir John Bennet, untill he had given him ten Pieces; and afterwards, the said Mr. Thigh having spent a great Part of his Estate about the Probat of the said Will, and, being delayed therein, one Lyster, Sir John Bennet's Man, said unto the said Thigh, That is he would give his Master 1001, and a Gelding of 101. Value, besides 101, to himself, then his Master, Sir John Bennet, would sentence the Will for him.

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An. 19. James I. Thigh answered he could not provide so much Money presently, but he would give good Bonds for the Payment thereof. Lufter would not take the Bonds, and told the other, if he would not bring his Master to Pieces, that then Dr. Bancroft, Brother to the faid Executrix, should have Sentence. Whereupon he procured 15 Pieces, and brought them to Sir John Bennet; who would not accept thereof, faying, he would not take Paper for Gold. Upon this, Administration of the Goods of the faid Dr. Thigh was granted unto Mary his Widow, by the Procurement of Dr. Bancroft; and, Lyfter faid, that a halting Proctor had brought Gold from Bancroft, which had overweighed him. Proved by William Thigh, Thomas Styles, and Richard

> Sir Henry Middleton, Knt. made his last Will. and therein made David Middleton and Henry Middieton his Son, Executors thereof. Alice Middleton; Wife of the faid David, did give 40 l. to Sir John Bennet to have Administration of the Goods of the faid Sir Henry granted to her, during the Minority of the faid Henry the Son. Proved by Richard

William son?

Moxlėy.'

1621,

Mary Hawley, fix Years ago, died miteffate, posses'd of an Estate worth 6 or 700 l. Robert Hanibury gave Sir John 601. or more, for the Adminifirstion of the Goods, as was confessed by 7868 Wray, on his Death-Bed. Proved by John Fen-

wick and Elizabeth Hawley.

Fhat Mr. Apton, by the Hands of Philip King. did give to Sir John Benner's Lady, a Spanish Caredi net, or Girdle, about the Value of 100 Marks for the Kindness he had received from Sir John Bennel in an Administration. Proved by Philip King."

That Richard Hawley, about five Year's fince; dying intestate, and the Administration of his' Goods being granted to one Kenbury, during the Minority of his Children, Sir John had 2011. de 20 Pieces given him by the faid Kenbury. Proved by Thomas Goar. General

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\* George Searlet, in 1615, died intestate: Sir John An. 19. James 1. would not grant Administration of his Effects unto Peter Scarlet, untill the said Peter had given him 101. in Gold, in Hand, and 5 h. more to be paid shortly after; and it was paid accordingly. Proved by Peter Scarlet.

The Attorney General having sead this Charge, the Lord Chief Justice demanded of Sir John Bennet, what Answer he would make to the same; who spoke as follows:

I Come, in all Humility, to prostrate myself at your His Desence.

Lordships Feet, if your Lordships expect a speedy and perfect Answer, at this Time, I hope you will excuse me, as being surprized with such a Tempest of Assistance.

The Particulars of my Answer must run thro' the Compass of nineteen Years, the whole Time of my being Judge of the Prerogative Court of Canterbury; which doth constrain me to beseech your Lord-ships to give me some Time, not only to call to Mind the Ass of Judicature of my own Court, but also to

confer with others.

I humbly defire to have a Copy of my Charge, and, what I am justly charged with, I will confess, after I have had Time to consider thereof. Those whereof I am otherwise accused, as of many, I desire, as by the Law of Nations I ought, to have Liberty to peruse the Accusations so exhibited, to use cross Interrogatories, to procure Witnesses to be examined, and to have Council allowed me.

Lastly, I humbly beg at your Lordships Hands, even for Justice sake, Time proportionable to the Multitude of these Accusations to make my Answer; and I doubt not so to extenuate them all, that when your. Lordships shall see and consider the Ground of them; you will not hold me so foul and guilty a Man as I am accused for.

I am the first Ecclesiastical Officer charged in this Manner; and whereas I am accused of taking Money to pious Uses, amounting to a great Sum, I will engage my Life, that, upon Proclamation made there-

An. 19. Tames I. of, Proof cannot be produced of 4000 l. which is not above 200 l. per Annum, ever fince I was Judge; whereof, if I cannot give a good Account, I will beg my Bread all my Life.

> The Prisoner being removed, the House took into their Confideration these Requests of Sir John Bennet; and, after Deliberation thereof, their Lordships were pleased to grant the same, thus far, viz.

1. That he shall have Time till the next Ac-

The further Hearing thereof next Access of Parliament:

cess of Parliament to make his Defence. 2. Counpostpon'd to the cil to advise with only; but no Council here in 3. Liberty to exa-Court to defend his Cause. mine Witnesses, ex sua Parte; but not to examine any upon cross Interrogatories; and his Witnesses to be fworn in this Court, upon such Interrogatories as he shall deliver and the Court allow. 4. To have Copies of the Heads of the Charge; but no Names of any Witnesses or Proofs. 5. To have Leave at the Hearing to take Exceptions unto the Witnesses produced against him; and their Names are to be delivered to him at that Time. berty to fearch the Records of his own Court, and his own Writings.

And he is admitted to Bail.

It was also ordered, 'That Sir John Bennet may be admitted to Bail, on 20,000 l. Bond, to be taken in Court, with fuch Sureties as the Court shall allow of; and, if he cannot procure such Bail, then to remain Prisoner with the Sheriffs of London.'

The Prisoner being called in again, and at the Bar, the Lord Chief Tustice told him how far the Lords had granted his Requests; and also that their Lordships were pleased he should be bailed as above. The Chief Justice did also admonish him not to impair his Estate, but that it remain in the same Plight as when he was first complained of in Court: Likewise to satisfy Mrs. Scorey for \$1001, which he had of her Money, left with him as a Deposit; and to pay off the 1000 l. which remains in his Hands of Sir Thomas Bodley's Legacy to the University of Oxford.

Unto which Sir John answered, I do acknowledge the honourable Favour of this Gourt, in the Goodness and

and Grace of God to put me into your Hands, and An. 19. James I.
these Favours towards me into your Hearts. Mrs. 1621.
Scorey's Money I confess due, and will give her Satisfaction for the same. As for the other 1000 l. I have performed as much as Sir Thomas Bodley required; having laid out other Monies for the University of Oxford, which I intended to have done, whatfoever I may do yet, had not these cross Misfortunes happened.

As for my Bail; I am in Debt and Diffrace, and doubt whether I can procure Bail to enter into so great a Sum. I humbly beseech your Lordships that myself may be bound in 1000 l. and my Sureties in 1000 l.

more.

The Prisoner being withdrawn, it was put to the Question, Whether the former Order touching his Bail should stand, or be altered according to his Request? And it was agreed the Order should stand.

The same Day the Lord Treasurer reported the Conference with the Commons, Yesterday in the Conference about Afternoon; wherein his Lordship shewed how adjourning the lively they expressed the Sorrow of that House for Parliament. the Adjournment of the Parliament. 'Three Things at the Conference he particularly remembred: 1. Their Time and Diligence employed in this Parliament. 2. The Matter of Importance there handled. 3. Their Defire to have finished them; with an Enumeration of a Mass of Business which they have entered into. They also expresfed their Grief and Passion, that they could not perform what they had promised for the Good of the Common-Wealth, and their earnest Desire that the like Correspondency might be held between them, which had subsisted all this Parliament. They defired to know how Bills rest with us, that we may also learn how Bills are with them, to the end fuch Bills may be prepared as are fittest to pass; and that we may advise together what Course is to be taken, not only touching the Bills, but also fuch other Matters as they have now in Hand.'

The Lords then sent a Message to the Commons,

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An. 19. James L to defire another Meeting and free Conference with them about the fame Subject. At the fame Time they fent down to them the Bill touching the Adjournment of the Parliament, which they had paffed, and specially recommended it to be expedited with all possible Haste in their House. This was a Bill of a very extraordinary Nature; but there was no Occasion for it, as will appear in the Sequel.

May 31. post Meridiem. After one Bill was read a third Time, That the County Pulating of Durham should have Knights; Citizens, and Burgesses to serve in the Commons House of Parliament, it was put to the Question, and affented to; but it

did not at this Time pass into a Law (c).

The Lords them confidered that they were to meet the Commons, at a Conference, that Afternoon; and it was agreed, That, if the other House should make any new Propositions, to give them no Answer at that Time, but to consider thereof. It was also agreed, That the Lord Treasurer should report to them the State of the Bills, as they stand here; and to require the same Account from their House; to the end that those Bills may be prepared for the King's Assent, which are most necessary. Likewise to make Report to the House of this Conference. Accordingly,

The Lords being returned from the faid Conference, the Lord Treasurer reported the same, That, after each House had acquainted the other with the State of the Bills, the Commons defired to have no Royal Assent to any Bills at this Time; because they do not know which to choose or prefer before another. They gave also many Reasons to have an Adjournment without the Royal Assent; and defired that the Parliament might be so adjourned, as that each House may have Power to accommodate Business against the next Access?

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<sup>(</sup>c) By Stat. 25. Car. II. Cap. 9. the County of Durban is entabled to fend two Members, and the City two. The Election of the County to be as in other Counties: The Election for the City to be by the major Part of the Mayor, Aldermen, and Freemen prefent at the Election.

A Motion was made, that the Judges be ordered An, 19. James I. to diftinguish between the Adjournment of a Parliament by the King, and an Adjournment by the Houses. Whereupon the Attorney General came to the Clerk's Table, and read the Precedents of the 27th of Elizabeth, for the Adjournment of a Parliament by the Queen's Commission: And, having many more Precedents to read of the like Nature, it was ordered that they should be read the next Morning: Also the Lords, who were the Sub-Committee for Customs and Privileges, were ordered to fearch the Records for Precedents of the Form and Manner of Adjournments of Parliament.

June 1. After several Petitions were read, and fome other Business done, the Attorney General read divers more Precedents, out of the Journals, of the Forms for Adjournments of Parliaments. shewed the Difference between an Adjournment Difference beand Prorogation; and that the Word Prorogare is tween an Adoftentimes used for Adjournare; but the latter Proposation. Word never for the former. He shewed also, that a Parliament being adjourned by the House, all Committees were still of Force, and the Bills remain in Statu que prius; but an Adjournment, by Commission from the King, determines all Committees, and they cease till the next Sitting of the

Then the Books and Writings belonging to the Gold and Silver-Thread Affair, which were found in the Office kept for executing that Commission, and brought into Parliament, were ordered to be delivered back to Sir Edward Villiers. And it was also order'd, That it be fignified to the Commons, that the Lords do find him clear of those Matters, men-

Court; but the Bills are preserved in Statu que prius.

tioned by them in their Declaration.

The Lord Chief Justice was ordered to admit Sir John Bennet to Bail, for his Appearance there at the next Access of Parliament; himself to be bound in 7000 l. Bond, and ten Gentlemen, nine of which were Knights, in 1200 l. each.

June 2. It was ordered that Sir William Bird, Knt. Doctor of Laws, shall execute the Place of Judge Vol. Va Gg

49, 19. James I. of the Prerogative Court of Canterbury, in Stead
1621. of Sir John Bennet; but the Fees and Profits there

of to be answered to the said Sir John.

One Kelvert having informed the Lords of many Corruptions against Sir John Bennet, and offered to produce Proofs of many more, by the next Sitting of the Parliament, sears he shall be arrested, or otherwise deprived of his Liberty in the mean Time. It was ordered, 'That the said Kelvert shall not be arrested or confined for Debt, or otherwise; but if he be called before the High Commission Court, he shall appear and answer to such Matters as shall be objected against him, so as he be not restrained of his Liberty.'

The King's Speech to the Lords, on that Subject.

This Day the King came to the House, and, in a Speech to the Lords, took Notice, That upon Monday last he sent a Message to them, and another to the Commons, declaring his Royal Pleafure for the Adjournment of the Parliament, and the Reasons thereof. He gave them Thanks for

their Obedience to the Message, and the Acknowledgement of the King's Power to call, adjourn, and dissolve Parliaments: For not joining with the Commons in a Petition to his Majesty, as they

defired, for a Non-Adjournment at this Time:
Also for leaving the Form of the Adjournment

unto him; and for expediting the Bill which his
Majesty sent touching the Adjournment.

His Majesty also took Notice of the Form of Adjournment, discussed in that House Yesterday, and that the Opinions of the Judges are, That the Adjournment by the King keeps the Parliament in Statu quo prius untill the next Sitting; but that then no Committees were to meet:

But if the Adjournment be by the House, then the Committees and other Matters do continue. That, in these Matters, the Judges and his Attorney are to be heard in that House; but yet the

Privileges and Liberties of the Lords were to be maintained, and no Ways abridged.

That out of princely Care to his People he gave much longer Warning of this Adjournment, than ... any

any of his Predecessions had done, to the end that As. 19. James I.

fuch Bills as were most material to the Com-

mon-Wealth, might, in the mean Time, be expedited; especially against Informers, and Writs

of Superfedeas and Certificati: But his Majesty

first demanding the Opinions of the Judges, they faid, he could do himself what those two Bills

required.

That whereas some say, No Good bath been done this Parkament, and shall they so return? His Majesty put the Lords in mind of the two Patents grievous to the Common-Wealth, of Inns and Gold and Silver-Thread, called in by him; and also this Parliament had censured the late Lord Chancellor; which is an Example to all

other Judges.

He affirmed, That had the Commons made an humble Answer to him on the Adjournment, he would have granted them ten Days longer; but now he would not yield to their Request: Yet, if the Lords thought that eight or ten Days

more will expedite those Bills that be now in the House, he will grant it.

Then his Majesty was pleased to go into his Drawing-Room, that the Lords might more freely discuss this Matter amongst themselves. And, taking it into Consideration, they thought fit to advise with the Commons also therein; and sent a Message to them to desire a free Conference with their whole House, presently, in the Painted-Chamber, on Matters of great Importance, wherein no Time was to be lost.

The King being returned, the Lords humbly thanked his Majesty for his gracious and free Offer; acquainted him with the Message they had just sent to the Commons; and besought him to enlarge his Offer to this Day Forthnight. The King granted their Request, with this Caution, 'That it' be understood to be his own free Offer to give

be understood to be his own free Offer to give
 this Election to the People, either to have an

Adjournment, or a longer Time to pass some

Bills, and so to make a Session.'

Gg 2

#### 468 The Parliamentary History

An. 19. James I. 1621.

Post Meridiem. The Lords went to the Confeference; and, being returned, the Lord Treasurer reported to the House: 'That the Lords having acquainted the Commons with his Majesty's free Grant of a Choice, Whether the Parliament should be adjourned on the 4th Instant, or continued for a Forthnight longer, and then prorogued? The Commons having confidered of it, did acknowledge his Majesty's Power to call, adjourn, prorogue, and dissolve Parliaments, and his Majesty's Grace and Favour in granting this Election; for which they defired the Lords to join with them in grateful Thankfulness to the King.'

'Their humble Defire also is, That it would please his Majesty to adjourn the Parliament, the Form whereof they leave to to him; because they have discharged their Committees, which they cannot now recollect fo fuddenly; neither will that Time fuffice to bring to Effect the Affairs of great Importance which they had in Hand. They defired also to present his Majesty, with the Lords, three Both Houses de-Petitions; first, for Matters of Trade, that is, that fire an Adjourn- Manufactures may be distributed to the several Out-

ment only.

Parts of the Kingdom; Money not to be exported out of the Realm; that Ordnance may not be tranfported; lastly, they again renewed their former Request, that both the Houses may join in their Thanks to his Majesty.'

Then the Lords fent another Message to the Commons, to acquaint them, That they had confidered of their Request, and had appointed a Committee of twelve Lords to join with a Committee of their House to present it to his Majesty that Afternoon, if he would be pleafed to admit them to his Presence.' The Lords humbly defired his Royal Highness the Prince to present their Thanks to his Majesty; and the Archbishop of Canterbury was appointed, by joint Consent, to deliver the Requests of Lords and Commons to him at the same Time. Adjourned to Monday.

June 4. After some other Business of less Moment was done, the Lord Archbishop of Canter-

bury.



the Afternoon, the Committee of the Lords, accompanied with that from the Commons, according to the Order of the House, attended his Majesty; where it pleased the Prince's Highness to present unto him the humble Thanks of both Houses, for the Choice his Majesty gave them of an Adiournment, or a Prorogation, of the Parliament.

'That then his Grace made known to his Majesty the Election of the Commons, viz. an Adjournment, with their Reasons for the same; and also presented unto him the three Petitions, recommended by the Commons: 1. Touching new Manusactures to be equally distributed to the Out-Parts of the Kingdom. 2. Concerning Bullion and Coin to be preserved in the Land. 3. Touching Iron Ordnance not to be exported.

That his Majesty graciously accepted the

Thanks from both Houses; and notwithstand-The King adding that he called to Mind the Commons em-journs them braced not, as they ought to have done, his ma-accordingly.

ony Admonitions to expedite good Laws; and

that they disputed the Reasons which he gave of the Adjournment of this Parliament, (all Power

being in him to call, adjourn, prorogue, and dif-

folve Parliaments) yet his Majesty was pleased,

according to the Choice the Commons had made,
 to adjourn this Parliament at this Time; the

fame to begin again in *November* next. In the

mean Time he will, by his own Authority, re-

dress the Abuses of Informers, and Writs of Su-

\* persedeas and Certierari; which were intended

to be reformed by the two Bills more especially

recommended by him.'

That his Majesty's Answers to the three Petitions of the Commons were: To the first, con-

4 cerning the Enlargement or Dispersing of new

Manufactures, which he never heard of before,

he will confider thereof with his Council. To

the fecond, touching Bullion and Coin, his Ma-G g 3 'jefty

be hereafter.'

Then his Grace presented his Majesty the hearty Prayers of both Houses, unto God, for his long Life and Prosperity. And the King, as general Bishop of the Land, did then also offer his Prayers to God for both Houses. Finally, he admonished them, 'That at their Return into the Country, they give his People good Satisfaction, both for the Proceedings and Adjournment of this Parliament.'

According to an Order, made June 2. the Judges delivered their Opinions touching the Privileges of the House of Lords during the Session of Parliament: But, because it had not happened to their Knowledge, that ever the House was adjourned for so long a Time, as now it was intended to be; they could not satisfy their Lordships of any Precedent, for the Continuance of their Privileges during all the Time of this long Cessation.

Whereupon their Lordships delivered their Opinions, 'That the Lords do know that the Privileges of themselves, their Servants and Followers, do continue, notwithstanding the Adjournment of Parliament; and do adjudge the same to be observed in all Points accordingly.' Ordered, That this Declaration shall be entered in the Journals, and a Copy of it sent to both the Compters to be

published.

John Cranfield, a Prisoner in the Fleet, had been accused for speaking many ignominious and base Words against the Prince and Princess Polatine and the Lords of Parliament. A Committee had also been appointed to examine into the Truth of this Matter; and now the Archbishop reported from it, That they had examined divers Witnesses; which Examinations were read. Ordered, That the Warden of the Fleet shall keep the said Cransield Prisoner there, so that he may be brought before the

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the House at the next Sitting of it, to be censured And, 19. James I.

for his great Misterneanours.

A Petition of feveral Persons, now or late, Prifoners in the Fleet, were read; complaining of great Wrongs, Violences and barbarous Usage in the Warden of the said Prison towards them, &c. Alexander Harris, the Warden, was brought to the Bar, when the Lord Chief Justice told him of his Mildemeanours, and commanded him to use his Prisoners well according to his Duty. terwards he was bound in 2000 l. Bond for his Appearance at the next Sitting of the Parliament.

It was ordered, That the Lords Sub-Committees, as private Lords, may distribute the Money in the Poormen's Box; and the Money gathered from the House towards the Pains of divers Gentlemen employed in fearching Records. The abfent Lords to pay as much as the present, viz. each Earl or Viscount 40 s. and each Bishop and Baron,

20 %

After these Orders, &c. were finished, his Royal Highness the Prince, who, as we have observed before, never missed one Day's Attendance all this long Session, produced the King's Commission for the Adjournment of the Parliament. It was directed to himself and many other Lords, in the Form of the said usual Form, except one Clause, viz. Sciatis tamen Adjournment. qued Nos, pro diversis certis urgentibus Causis et Considerationibus Nos specialiter moventibus, prædictum Parliamentum nostrum, et omnes Causas et Materias inceptas, et non adhuc terminatas, adjournandum By virtue of this Commission, the Comduximus. millioners adjourned the Parliament to the 14th of November next enfuing. The Lord Chief Baron. with other Judges, were fent to the Commons with the same Instrument, and withall to deliver this Message:

We are commanded to fignify unto you, That his Majesty's Pleasure is, That all Committees,

Matters, and Bufiness of Parliament, shall rest in the State as they now are, untill the next

! Meeting."

Wilfen

An. 19. James I. 1621.

Wilson and Rushworth both inform us, That the House of Commons, immediately before their Recess, took into Confideration again the Affair of the Palatinats. And, lest the Slackness shewn in it should be laid to them, they, unanimously, agreed to draw up a Declaration of their Sentiments in this Matter.

The Motion for this Declaration was made in the House of Commons by Sir James Perrot; who said, 'That since his Majesty, at the Beginning of this Parliament, had made a Protestation, to adventure himself, his Son, and all his Estate for the Recovery of the Palatinate; we ought to make a public Declaration also, that at our next Access, we will, if the King require it, adventure ourselves and all our Estates to the same Purpose: Which Resolution, he hoped, when known abroad, would greatly facilitate his Majesty's Treaties with foreign Princes.'

This Motion was feconded by feveral other Members; particularly Sir Robert Phillips, who faid, 'They ought to declare, that if his Majesty shall not, by Peace, obtain the Settlement of true. Religion, with the Restitution of the Palatinate, they would all undertake for the several Shires and Places for which they served, to adventure all their Fortunes, Lives, and Estates, for those Services.' And, upon the Speaker's Motion of this, every Member shewed his Approbation, by Acclama-

tions, Waying of Hats, &c.

A Committee was immediately appointed, who withdrew to draw up a Form of a Declaration; which being read and approved on, the Speaker was ordered to leave a Copy of it with the King, as a Testimony of their Duty; and every Member took another Copy to carry away with him.

The Declaration was in these Words:

The Commons

THE Commons offembled in Parliament taking

Declaration for

into most serious Consideration the present state

Recovery of the of the King's Ch Idren Abroad, and the generally affic
ted Estate of the true Professor of the same Christian

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Religion, professed by the Church of England, in Fo- An. 19. James L. reign Parts; and being touched with a true Sense and Fellow-Feeling of their Distresses, as Members of the same Body, do with unanimous Consent in the Name of themselves, and the whole Body of the Kingdom (whom they represent) declare unto his most Excellent Majesty, and to the whole World, their hearty Grief and Sorrow for the same; and do not only join with them in their bumble and devout Prayers unto Almighty God, to protest his true Church, and to avert the Dangers now threatened; but also with one Heart and Voice do folemnly protest, that if his Majesty's pious Endeavours, by Treaty, to procure their Peace and Safety, Shall not take that good Effect which is desired in Treaty; (whereof they humbly beseech his Majesty not to suffer any longer Delay) that then, upon Signification of his Majesty's Pleasure in Parliament, they shall be ready, to the utmost of their Powers, both with their Lives and Fortunes, to affift him; so as, by the Divine Help of Almighty God, (which is never wanting unto those, who, in his Fear, shall undertake the Defence of his own Cause) he may be able to do that with his Sword, which by a peaceable Course shall not be effected.

Wilson writes, 'That the King took this De-which is agree-claration of the Commons in very good Part, and able to the King. intended, when Occasion should serve, to make a right Use of it. For as he found them forward enough to begin a War, so he knew his own Constitution backward enough, though the Sword was in his Hand; but did foresee an Advantage arising from a Medium between the Parliament and him, if he could bring his Designs about. This, our Author tells us, he put in Practice some Time after, but the Project broke all to Pieces in the Attempt (d).'

There is no Occasion to trouble the Reader with any Reslections on the late Proceedings in Parliament; since they sufficiently explain themselves.

(d) Wilfon in Kennet, P. 738.

An 19. James I. felves. They prove, however, that Corruptions in Ministers, and other great Officers of State, are no new Things: And it is to be wish'd that Parliaments, in later Times, had more frequently applied themselves to the reforming such Abuses, with the same honest Zeal and Steadiness as their Forefathers.

Hitherto, in this Reign, Things have gone in a feeming peaceable Way, between Prince and People: The Parliament no fooner complained of a Grievance, but the King thought fit to redress it; and every Offender, they mark'd out in those Abu-

fes, was given up to public Justice.

The Historian of this Reign (e) tells us, That in this very Parliament, the King carried all Things with a full Sail; the Pilots of the Common-Wealth having an Eye to the Dangers that lay in the Way. That, it both Houses, the King had a strong Patty; especially in the House of Lords; all the Courtiers and most of the Bifbops Reared by his Compais. The Prince's Presence also, who was a conflant Member, did cast an Awe amongst many of them; yet, he adds, there were forme gallant Spirits that aimed at the public Liberty more than their own Interest. If any Thing was spoken in the House, that did in the least reflect upon the Government, of touch, as the Courtiers thought, that soli me tangers, the Pretogative; those that moved it were friand up by them, though many Times they met with flout Encounters at their own Weapons. The principal of these were, ediltinues our Authority, Henry Earl of Oxford, Henry Earl of Southampton, Robert Earl of Essen, Robert Earl of Warwick, the Lord Say, the Lord Spencer, and divers others, that supported the old English Honour, and would not let it fall to the Ground (f).

We need not descant upon the Partiality of this Writer, since the foregoing Inquiries into Parlia-

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<sup>(</sup>e) Wilson in Kennet.
(f) Ibid. P. 736.——Rapin deduces the Origin of White and Tories from this Parliament, in his Differention on that Subject.

mentary Proceedings, from undoubted Authorities, An. 29. James I. may shew that the old English Honour, as he terms it, was in no such Danger of falling; except in the Indolence of the King and Government to revenge foreign Assaults, and the not carrying on a War to support the unhappy Palatine Family: For every Grievance, hitherto complained of by the Commons, was redressed; and, during this Recess of Parliament, if we may believe Rushworth, the King effectually made good his Promise to them, in clearing away every Thing that might give Offence to the most zealous Patriots. The Collector's own Words will best evince the Truth of this Affertion.

After the Receis of Parliament, the King, by Proclamation, declared his Grace to his Subjects in Matters of public Grievance: And taking Notice that many great Affairs, debated in Parliament, could not be brought to Perfection in so short a Time, and that the Commons thought it convenient to continue the same Session in Course of Adjournment; and withall observing, that divers of those Particulars required a speedy Determination and Settlement for his People's Good; and that they are of that Condition and Quality, as that he needeth not the Assistance of Parliament to reform the same; and would have reformed them before the Parliament, if the true State of his Subiects Grievances had been made known unto him: he hath determined, and doth declare an immediate Redress therein, by his own regal Authority, as in the Bufinels of Informers, of Miscarriages of Minifters in Chancery, of the Patents for Gold and Silver-Thread, for licenfing Pedlars and Petty-Chapmen, for the fole drefling of Arms, for the Exportation of Lists and Shreds, and for the sole making Tobacco Pipes, Cards, and the like. And befides, the Redress of these Grievances, he will enlarge his Grace unto other Kinds for his Subjects Ease: And that both his own, and the Ears of his Prive Council, shall be open to his People's modest and just Complaints.

Moreover, a fecond Proclamation was iffued An. 19. James I. forth against Excess of licentious Speech touching 1621. State-Affairs: For, notwithstanding the Strictness of the King's former Command, the People's inordinate Liberty of unreverend Speech increased daily. Wherefore the King threatned Severity, as well against the Concealers of such Discourses, as against the Boldness of audacious Tongues and Pens.

> Nothing material happening in the Government, during the Interval of the Recess, but what will best appear in the Sequel, we shall proceed

with our Fournals.

A Proclamation was published (g), bearing Date from the Court at Royston, October the 6th this Year, for an Adjournment of the Parliament from November the 14th to the 8th Day of February next coming. The Reason given for it was, the Season of the Year and Weather making it unfit for the States of the Kingdom to affemble at that Time. But, by another Proclamation, from the The Parliament same Authority, this Adjournment was altered, on certain urgent and important Occasions, to the 20th of November; at which Time they were strictly commanded to meet to do Business (b).

ineet again.

New Creations in

the Peerage.

At this Access of Parliament, five new created Lords were introduced to their Seats in the House. with the usual Ceremonies. Their Names and Titles were Thomas Lord Darcy of Chich, created Viscount Colchester; Henry Lord Hunsdon, Viscount Rochford; Fulk Grevile, Lord Brook; Edward Montagu, Baron Montagu of Boughton; and Lienel Cranfield was made Baron Cranford of Cranford in Bedfordsoire. This last Person had been, fome Time before, made Lord Treasurer of England, (i) and removed from his Place, in the House,

(g) Rymer's Public Acts, Tom. XVII. P. 324. (b) Ibid. P. 326.

<sup>(</sup>i) He succeeded Edward Lord Viscount Mandeville, (who held that Office not quite a Year, and was made Prefident of the Council) through the Interest of the Marquis of Buckingbam, whose Relation he had married. Cranfield was originally a Citisen and had been bred up in the Custom-house. Kennet, p. 727.

as youngest Baron, to the Seat next above the Lord An, 19. James I.

Prefident of the Council (k).

Then a Message was sent to the other House. by Mr. Justice Jones and Mr. Sergeant Crew, viz. That his Majesty, being absent from Parliament, by reason of an Indisposition of Health, had commanded the Lord Keeper to deliver his Pleasure to both Houses;' which the Lords thought fitter to be done at a Meeting: Therefore their Lordships did defire fuch a Meeting for that Purpole, in the Painted Chamber, To-morrow at Two in the Afternoon, if that Time stands with their Convenience.' Answer. 'The Commons will attend the Service, at the Time and Place appointed.'

The Prince fignified to the House his Majesty's Pleasure, 'That when the Lord Keeper had ended his Speech to both Houses, the Lord Treasurer

and Lord Digby should second the same.'

Sir John Bennet and Alexander Harris appeared to answer their Bail, and stand the Judgment of

the House.

Nov. 21. This Day was wholly taken up with the Meeting of the two Houses in the Painted And, on the next, there was nothing material done, except, that the Lord Keeper, Lord Treasurer and Lord Digby were ordered to make Report of the Message from the King, by them delivered Yesterday at the Meeting of both Houses, on Saturday Morning next.

Nov. 24. Accordingly this Day the Lord Keeper of the Great Seal, who was then Dr. John Williams, Bishop of Lincoln, delivered the Report of his Speech, to both Houses, in Form following:

May it please your Highness and this Noble House,

IF I had in my Breast the least Drachm of those er, Williams, rehigh Thoughts, which the Roman Orator had ports the King's. in his, when he faid, Nihil dixi quod dixisse pænituit, Speech to both that he never spoke, in his Life, any one Word Houses. that he repented of, I should not have been so un-

. (1) Yours. Proc. Cambden's Annals and Dugdale's Summons.

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An. 19. James I. willing to make a Repetition of my other Day's Message, as by Order of the House I am obliged to do: For, in good Faith, my Performance there-of was so weak, that I had good Reason to desire it might be rather (for the Manner and all the Interest I had therein) buried in Oblivion, than received with a second Repetition.

And yet, considering, that the best Sacrifice I can offer up to this noble Company, is my Humility and Obedience. I will be unto myself, as Phocian was to Demosthenes, a Kind of Chopping-Knife, to cut off the Superfluities of that Declaration, which wearied all your Lordships the other Day.

I divided, according to my Method indeed, but his Majesty's Matter, the whole Narrative into fix several Parts. 1. The Antecedent. 2. The Occasion. 3. The Pattern. 4. The Call. 5. The Form. And, lastly, the Continuance of this present Assembly. One of these Parts I let fall in the Division, but took it up again in the Discourse and Narration.

'My Antecedent comprehended the feveral Effects of his Majesty's gracious Care over the Kingdom, fince the last Receis, or Departure, of this Assembly: How the three Petitions, presented from both Houses by my Lord's Grace of Canterbury, were really answered.'

1. That the Matter of Trade and Distribution of Manufactures to several Parts of the Kingdom was conveniently established. 2. The Importation of Bullion and Conservation of Coin within the Land was dissussed, committed, and referred. And, lastly, the Exportation of Iron

Ordnance was firmly prohibited.

Then I presented to the Noble Houses the Proclamation of Grace, wherein were reformed fix or seven and thirty several Matters complained of as public Grievances; all of them without the least Trucking or Merchandizing with the People: A Thing usual in former Times; but, out of his Manjesty's Zeal of Justice, and no other Confideration in the World, rooted out and eternally abolished.

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de la

And here I cross'd the Seas and touched upon As. 79. James L. the Reformation of *Ireland*, begun by a Platform 1621. projected by the Council of the one, and polithed

by the Council of the other, and now to be perfected by Commissioners chosen out from both the Kingdoms. These I called the Fruits of his Majesty's Vocation, and the Antecedents of this As-

fembly.

The Occasion of this Assembly I sakned, partly, upon some Antecedents from abroad, but, principally, upon a Declaration at home; recorded and divulged far and near, by the Representative Commonalty of this Kingdom. I know your Lordships have perused the same, their noble Manifeste of the 4th of June last. This I made bold to analize a little, and observed, without altering Phrase or Word, sour Circumstances in the same: To the which I applied sour Answers, warranted, to a Syllable, by his Majesty's Directions; as, I hope, my Lords here of the Council will bear me Witness.

s. 'His Majesty was encouraged to travel a little longer in his plous Endeavours to procure a Peace, by way of Treaty: I declared, from him, that all this was done; I wish I could have said as the stable of the said as the

profitably as I could well fay charitably.'

2. 'His Majesty was befought this Treaty might not be over much lingered and delayed. I shewed from the King, that no more it was; and produced for Testimony, the speedy Return of that

noble Lord employed in that Service.'

3. 'His Majesty was petitioned, upon the Non-Proficiency of this Treaty and his pious Endeavours, to fignify his Pleasure in open Parliament. I told them, from the King, that this Petition was likewise granted; and was the principal Cause why both Houses were now re-affembled.'

Lastly, His Majesty is assured, upon this Signification, Sc. which I shewed them, That peaceable Courses are not so effectual, the Breaches being now grown so wide and desperate. And thus I

stated the Occasion of this Re-Assembly."

In

An. 19. James I. 1621.

Act of his Majesty, which I called a Pattern for this Assembly; and that is the Advancement of 40,000 l. to keep together the Body of an Army in the Lower Palatinate; the which had otherwise been distolv'd before this Parliament could be assembled. I noted that, without this, their Resolution had been lost; and so will all this be still without their surther Resolution.'

'In the fourth, I excused the Call of this Assembly, which might seem to some Men not to be so punctual; and shewed them, that, like War itself, so are the Summons thereof accompanied with Disorder and Consusion. For, in Matters of this Nature, as I noted out of a good Author, Que legitimum, &c. Those Parliaments which

fland upon their precise, &c. (1).

Fifthly, I touched upon the Form of this Affembly; which his Majesty's Pleasure was should rather be by antient than modern Precedents, That all, &c. and all cunning and malicious Diversions avoided, for such Things, well know, there are in the World; they should, secondly, really, &c.

In the last Place, I came unto the Continuance of this Assembly, which his Majesty limits, at this Time, to some seven or eight Days before Christ mass; but renews again on the eighth of February next, to continue then for the enacting of Laws and perioding of these Reformations, as long as the Necessity of the State shall require the same.

And now I have presented your Lordships the natural Bird, as it came from the Nest, without so much as a Feather of my own Invention: For this is no Speech but only Minutes of his Majesty's Directions. I shall only add, first, my Presace, containing his Majesty's Indisposition rather than Absence; for absent his Majesty thought he could not be, as long as he was represented by such a Son. A Son, of whom I may say, as Pliny did of Coccina,

<sup>(1)</sup> This Paragraph and the next are left unintelligible, in the Journals, perhaps on Purpole: Because they seem to point at some Residentions, too strong to be recorded.

Parenti non minus ob alia charus, quam quod Filius An. 19. James I. fir, as dear to his Majesty, for many other Respects, 1621.

as because he is his Son.'

Then by double Prayer, the one to your Lordfhips, which I now repeat again and make for myfelf, for the Time past, present, and to come, to pardon the Weakness and innumerable Imperfections of your most unworthy Speaker; the other unto God, for his Holy Spirit to be present and president in this Assembly.

After the Lord Keeper had ended his Report, the Lord Digby stood up, and made a short Repetition of that Part of his Speech, which his Lordship had delivered at the same Time, to both Houses, about the State of Affairs abroad, in the following Terms:

N the Delivery of the Message I had from the King, I presented these three Considerations; Recital of his first, his Majesty's Proceedings and the Issue of Speech upon the them; next, the State of the Business at this same Occasion, present Time; and, lastly, what Redress was sittest to be done.

'I begun with his Majesty's Proceedings from the unfortunate Overthrow at Prague. Upon the News of which his Majesty, instantly, considered what was to be done, and resolved that the best was, to keep the Princes of the Union in Arms; and, to continue their Army, his Majesty sent them 30,000 l. by Albertus Morton. Then his Majesty sent Sir Edward Villiers into Silesia, to setch the Palsgrave's Submission unto the Emperor, upon such Conditions as his Majesty should think sit.'

'His Majesty then, also, sent me unto the Archduke Albertus, to propose a Reconciliation; and sent to him the first, because he had the greatest Stroke in the Affairs of the Empire, and greatest Command over the Spanish Army; in regard the Emperor had all his Greatness, saving a few little Provinces, by Resignation from the said Archduke.'

Vol. V. Hh

Am rep. James 1. The Archduke willingly affented unto a Reconciliation, in favour of his Majesty; and, to
that End, the Archduke writ Letters to the Emperor and King of Spain. In the Interim, the
Princes of the Union grew to disband; whereupon, the Archduke, to shew his Willingness to a
Reconciliation, did procure Spinola to cease from
the War. By those Means the Palatinate was

fation continued all the Lifetime of the Archduke. 
Sir Edward Villiers and I returned into England about the fame Time; I bringing with me the Ceffation from War, and he the Palgrave's Submiffien. And now the Buffness was ready for a general Treaty, which his Majesty, at the first, intended to have with the Emperor touching the Reconciliation; and I was employed in that Errand, accompanied with Letters of Recommendation from the Kings of France, Spain, Poland, and

faved, which otherwise had been loft, and this Ces-

Denmark.

The Propositions which I was to make to the Emperor were, That the Palfgrave should be restored to his Lands and Honours, in all Points, as he enjoyed them when he married his Majesty's Daughter: The Palfgrave submitting himself to the Emperor, upon such Conditions as the Emperor and his Majesty should agree on.

The Emperor answered, That he was willing to gratify his Majesty's Demands, for the great Moderation which he found in his Majesty in the Business of Bobenia, so as the King would undertake for the Pallgrave's Submission. But the Emperor referred the Conclusion of this Business unto

the Diet.'

Then I made a second Proposition, viz. That War might cease until Matters were debated by the Diet. Unto which the Empetor answered, That he did not take it to be War or Hostility that he waged against the Palgrave. Yet, in Favour to his Majesty, he would agree to a Cessition.

' After

After this, the Emperor hastening the Diet, An. 19 Justice L. the Princes denied their Appearance at the fame, in regard they were under such Concern as to look to themselves and stand upon their Guard. Whereupon I moved the Emperor to fend to every Prince particularly, and acquaint him with his Majesty's Propositions; which the Emperor did accordingly.

Upon Answer from the Princes, the Emperor wrote his Letter to his Majesty, in Answer to the Propositions, which I received, thinking all Buffmess had, in Effect, been fully concluded on. which Letters there was contained, That the Emperor had written to the Duke of Bavaria and the Infanta, for a Ceffation from Arms; and that himfelf had granted a Promise, either to procure Count Mansfield to lay down his Arms, or else that his Majesty would declare Count Mansfield an Enemy. In these Letters, also, the Emperor did write, That he would not take up Arms again, until three Months after he had given Notice to his Maiest w that he would renew the War.'

Then I shewed the Reason why the Emperor would not agree to any Truce, without the Duke of Bavaria: First, in regard of the Emperor's Agreement in the Beginning of the Troubles, neither to make Peace nor War without the Confent of the faid Duke; which happened because that upon the former Truce made with the faid Duke, the Soldiers that were in the Lower Palatinate, and wanted Employment, came up into the Higher, and much infested the Duke of Bavaria. Secondly, in regard the faid Duke had a great Part of Austria in Pledge for his Satisfaction. because the Emperor was barred out of all Passage but through Bavaria, Betblem-Gabar, Renforpe, and Budianus."

I coming to Count Mansfield to treat with him about laying down his Arms, found plainly, That the Duke of Bavaria had, from the Beginning, affected to get unto himself the Palatinate and the

Title of Elector.'

The .

An. 19, James I.

'The Duke of Bavaria, in his Letters which he wrote to me, upon Receipt of the Emperor's Letter to him concerning the Truce, did discover this Intention: For he wrote, That I should not need to labour, for a Truce, for the Wars were at an End; in that he had agreed with Count Mansfield, so that he doubted not but to keep both the Palatinates in Peace, untill the Emperor and the Palgrave had agreed. And here, I noted, That this Answer was a bitter Oraison.'

'The Infanta refused to have a Peace, and acquainted me, that such was the Emperor's Mind also; whereupon I observed, That the Emperor's Answers to his Majesty's Propositions had been deferred; so that now it was come, either that his Majesty should leave his Children or else denounce War.'

'Touching the present State of the Palatinate, I shewed, That Count Mansfield was come down into the lower Part with 16,000 Men, and Sir Harace Vere had about 5000; all these having endured the Hardships of War for near two Years. And here I observed, That much was saved by these Means, which must have been spent in raising, arming, and carrying over so many thousand Soldiers into that Place.'

I faid further, That the People of the Palatinate had lived free from Oppression and Rapine under the Spanish Army; and that therefore some speedy Course was to be taken for sending of Money thither, lest Manssield's Soldiers, thro' Want, should be driven to fall to spoil those of the Palatinate, and breed a Liking in them to the Spanish Government. I noted further, That Count Manssield's Army did not consist of Men, which sought for their Country, Wives, or Children, but for Money; which they must have speedily, or they are gone: And if the Count, for want of Pay, should take a Dislike, he might, for Honour, or other Reward, fall off to the Emperor, and then all were lost.

'I also briefly described unto them the present State of all Christendom; the Power of the Emperor, and of the five Armies maintained by the King

King of Spain: That the Forces of the Princes of An. 19. James I. the Union were disbanded; and that the Catholic 1621.

League did continue to hold firm.'

'I observed how bravely Sir Horace Vere and Captain Borough had behaved themselves of late in the Palatinate; and that, by the Wisdom and Valour of Sir Horace, Heidelbergh was kept from the Enemy, being a Place of small Strength; Mainbam, a very strong Town; Frankendale, which had endured a Month's Siege, and Worms; which

is the prefent State of the Palatinate.'

Touching what Redress was fittest, I concluded, That it was proper to cherish and keep up that Army which is already there, which must be with Supplies of Money; and that more Forces must be prepared against next Spring, so as we might have there an Army of our own, to the Strengthening the Palatinate, and Encouragement of the Princes of the Union. This I recommended unto them, and wished that every one would shew his Zeal and Affection to his Majesty therein.

The Lord Treasurer next made his Report of the The Lord Trea-Message, which he delivered to both Houses, to surer's Report of his Message relating to the Sup-

That his Lordship declared unto them theply, present State of the Exchequer, and Smalness of his Majesty's Revenues; and that the two Subsidies, granted this Parliament, were spent about the Palatinate.'

That the Business, now in Hand, required a great and a speedy Supply, wherein his Majesty had taken some Course out of his own; and his Lordship doubted not but that the Commons would add thereunto, and perform what they had so nobly promised in their Manisesto; the Disposing whereof they need not to doubt of, but that his Majesty intended the same to be wholly employed for the Recovery of the Palatinate.

'Lastly, he wished that the Commons would so handle this Business, as to make his Majesty in

Love with Parliaments.'

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Ap. 19. James I. 1621.

These several Reports being made, the Lords proceeded to regulate Committees on divers Bills; which, with some other Matters of less Moment,

concluded the Business of that Day.

Navember 26. Nothing being done this Day, nor in the several Days following, in the House of Lords, but hearing Complaints and redressing Matters of Privileges, &c. it may be necessary to examine into the Behaviour of the Commons at this Juncture.

The first Day's Debates are very long, and turn chiefly on the State of the *Palatinate*, and of Religion in *Germany*; but say no more of the former than what is already given in Lord *Dighy's* Decla-

ration.

Which, notwithflancing, moves heavily in the Commons.

Notwithstanding these pressing Remonstrances, from the Ministry, of the Exigencies of State, the Commons were in no Haste to grant Supplies; but, instead thereof, went upon the old Topics of Grievances and the Means to redress them. The principal Point of which was, the Growth of Papery in the Kingdom; which they were at this Time more earnest to insist on, because the great Match, between Prince Charles and the Infanta of Spain, was then on the Carpet. The Commons, to shew them Dislike to this Conjunction, drew up a long Remonstrance against Papery in general, and the evil Effects which might accrue to the Nation by this Match in particular.

Wilson informs us, 'That the King, hearing the House of Commons were hammering upon this Remonstrance, went to Newmarket; a cold and bleak Air, in as cold and bleak a Season, pretending his Health; but indeed, says that Author, to be farther from the Sound of that Noise which perpetually possessed his Ears, of the Discontent of the Commons to this Match. He adds, That as the Business grew up, he had Intimation of it from his Creatures in the House; who aggravated the Matter to the King with all the Acrimony they could; so far as to reslect upon particular Persons

who were the most active Infruments in it. An. 19-19-10-14. The Petition and Remonstrance itself, the not presented, is yet preserved in Wilson and Rush-worth; and claims a Place in these inquiries.

Most Gracious and Dread Sovereign,

WE your Mojesty's most humble and loyal Subjects,
the Knights, Citizens and Burgesses, now as Their Petition
sembled in Parliament, who represent the Commons strance against of your Realm, full of hearty Sorrow to be deprived Popery, the Spaof the Comfort of your Royal Presence, the rather, nish Match, &c. for that it proceeds from the Want of your Health, wherein we all unfeignedly do suffer; in all humble Manner calling to Mind your gracious Answer to our former Petition concerning Religion, which, not wishstanding your Majesty's pious and princely Intentions, hath not produced that good Effect, which the Danger of these Times doth feem to us to require: And finding how ill your Majesty's Goodness hath been requited by Princes of different Religion, who even in Time of Treaty, have taken Opportunity to advance their own Ends, sending to the Subversion of Religion and Disadvantage of your Affairs, and the Estate of your Children: By reason whereof, your ill-affected Subjects at Home, the Popish Recusants, have taken too much Entouragement, and are dangerously encreased in their Number and in their Infolencies. We cannot but be fenfible thereof, and therefore humbly represent subat we conceive to be the Causes of so great and growing Mischiefs, and what be the Remedies.

I. The Vigilancy and Ambision of the Pope of Rome, and his dearest Son; the one aiming at as large a Temporal Monarchy, as the other at a spiri-

tual Supremacy.

II. The Devilish Positions and Dostrines, whereon Popery is built, and taught with Authority to their Followers, for Advancement of their Temporal Ends.

III. The distressed and miserable Estate of the

Profesors of true Religion in Foreign Parts.

IV. The disafterous Accidents to your Majesty's Children Abroad, expressed with Rejoicing, and even with Contempt of their Persons.

V.

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An. 19. James 7. 1621.

V. The strange Confederacy of the Princes of the Popish Religion, aiming mainly at the Advancement of theirs, and subverting of ours, and taking the Advantages conducing to that End upon all Occasions.

VI. The great and many Armies raifed and maintained at the Charge of the King of Spain, the Chief

of that League.

VII. The Expectation of the Popish Recusants of the Match with Spain, and feeding themselves with

great Hopes of the Confequences thereof.

VIII. The interposing of Foreign Princes and their Agents, in the behalf of Popish Recusants, for Connivance and Favour unto them.

IX. Their open and usual Resort to the Houses, and, which is worse, to the Chapels of Foreign Am-

baffadors.

X. Their more than usual Concourse to the City, and their frequent Conventicles and Conferences there.

XI. The Education of their Children in many several Seminaries and Houses of their Religion, in Foreign Parts, appropriated to the English Fugitives.

XII. The Grants of their just Forfeitures intended by your Majesty, as a Reward of Service to the Grantees; but, beyond your Majesty's Intention, transferred or compounded for, at such mean Rates, as will amount to little less than a Toleration.

XIII. The licentious printing and dispersing of Popish and seditious Books, even in the Time of Par-

liament.

XIV. The Swarms of Priests and Jesuits, the common Incendiaries of all Christendom, dispersed in all Parts of your Kingdom.

And from these Causes, as bitter Roots, we humbly offer to your Majesty, that we foresee and sear there will necessarily follow very dangerous Effests both to Church and State. For

I. The Popish Religion is incompatible with ours,

in respect of their Positions.

II. It draweth with it an unavoidable Dependency on Foreign Princes.

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III. It openath too wide a Gap for Popularity, to An. 19. James I.

any who shall draw too great a Party.

IV. It hath a restless Spirit, and will strive by these Gradations; if it once get but a Connivance, it will press for a Toleration; if that should be obtained, they must have an Equality; from thence they will aspire to Superiority, and will never rest till they get a Subversion of the true Religion.

The Remedies against these growing Evils, which, in all Humility, we offer unto your most Excellent

Majesty, are these:

I. That seeing this inevitable Necessity is fallen upon your Majesty, which no Wisdom or Providence of a peaceable and pious King can avoid; your Majesty would not omit this just Occasion, speed ly and effectually to take your Sword in your Hand.

II. That once undertaken upon so honourable and just Grounds, your Majesty would resolve to pursue, and more publickly avow, the aiding of those of our Religion in Foreign Parts; which doubtless would reunite the Princes and States of the Union, by these

Disasters disheartened and dishanded.

III. That your Majesty would propose to yourself to manage this War with the best Advantage, by a Diversion or otherwise, as in your deep Judgment shall be found fittest; and not to rest upon a War in these Parts only, which will consume your Treasure, and discourage your People.

IV. That the Bent of this War, and Point of your Sword, may be against that Prince (whatsoever Opinion of Potency he hath) whose Armies and Treasures have first diverted, and since maintained the War in

the Palatinate.

V. That for fecuring of our Peace at Home, your Majesty would be pleased to review the Parts of our Petition, formerly delivered unto your Majesty, and hereunto annexed; and to put in Execution, by the Care of choice Commissioners to be thereunto especially appointed, the Laws already and hereaster to be made for preventing of Dangers by Popish Recusants, and their wonted Evasions.

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VI.

VI. That to frustrate their Hopes for a future An. 19. james 2. Age, our most noble Prince may be timely and happily 1661. married to one of our own Religion.

VII. That the Children of the Nobility and Gentry of this Kingdom, and of others ill-affected and suspected in their Religion, now beyond the Seas, may be forthwith called Home by your Means, and at the Charge of their Parents or Governors.

VIII. That the Children of Pop fb Recufants, or fuch whose Wives are Popish Recusants, be brought up, during their Minority, with Protestant Schoolmasters and Teachers, who may sow, in their tender

Years, the Seeds of true Religion.

IX. That your Majesty will be pleased speedily to revoke all former Licences for fuch Children and Youth to travel beyond the Seas, and not grant any fuch

Licence hereafter.

X. That your Majesty's learned Council may receive Commandment from your Highness, carefully to look into former Grants of Recufants Lands, and to avoid them, if by Law they can; and that your Majefty will stay your Hand from passing any such Grants bereafter,

This is the Sum and Effect of our bumble Declaration, which we (no Ways intending to press upon your Majefty's undoubted and regal Prerogative) do with the Fulness of our Duty and Obedience, humbly submit to your most Princely Consideration: The Glary of God, whose Cause it is; the Zeal of our true Religion, in which we have been born, and wherein (by God's Grace) we are resolved to die; the Safety of your Majesty's Royal Person, who is the very Life of your People; the Happiness of your Children and Posterity; the Honeur and Good of the Church and State, dearer unto us than our own Lives, baving kindled these Affections truly devoted to your Majesty.

And seeing out of our Duty to your Majety, we have already resolved to give, at the End of this Sefsian, one entire Subsidy, for the present Relief of the Palatinate only, to be paid in the End of February

next

next, which cannot well be effected but by paffing a An. 19. lames a. Bill in a Parliamentary Course before Christmas; we most humbly beseech your Majesty (as our affured Hope is that you will then also vouchsafe to give Life, by your Royal Assent to such Bills, as before that Time shall be prepared for your Majesty's Henour, and the Good of your People: And that fuch Bills may be also accompanied (as hath been accustomed) with your Majesty's gracious Pardon which (proceeding from your own meer Grace) may, by your Highqess's Direction, be drawn to that Latitude and Extent, as may best fort with your Majesty's Bounty and Goodness. And that not only Felons and criminal Offenders may take Benefit thereof, but that your good Subjects may receive Ease thereby. And if it shall so stand with your good Pleasure, That it may extend to the Relief of the old Debts and Duties to the Crown before the first Year of your Majesty's Reign; to the Discharge of Alienations without Licence, and misuling of Liveries and Oustre le Maine, before the first Summons of this Parliament; and of concealed Wardships, and not suing of Liveries, and Oustre le Maines, before the Twelfth Year of your Majefly's Reign. Which gracious Favour would much comfort your good Subjects, and ease them from Vexation, with little Loss or Prejudice to your own Profit.

And we, by our daily and devout Prayers to the Almighty, the great King of Kings, shall contend for a Blessing upon our Endeavours; and for your Majesty's long and happy Reign over us; and for your Children's Children after you, for many and many

Generations.

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We are told that when this Remonstrance was perfected by the Commons, the King had a Copy of it before the House had Time to send their Messengers with it. In which some Things so highly displeased him, that he instantly dispatched the sollowing Letter to the Speaker, to sorbid the sending of it.

An. 19. James 1, To our Trusty and Well-beloved Sir Thomas Rich-1621. ardson, Knight, Speaker of the House of Commons. Mr Speaker,

The King's Letter to the Speaker to forbid the & Prefentment theroof.

TE have heard, by divers Reports, to our great Grief, that our Distance from the Houses of Parliament, caused by our Indisposition of Health, hath emboldened some fiery and popular Spirits of some of the House of Commons, to argue and debate publickly of Matters far above their Reach and Capacity, tending to our high Dishonour, and Breach of Prerogative Royal. These are therefore to command you to make known, in our Name, unto the House, That none therein shall presume henceforth to meddle with any Thing concerning our Government, or deep Matters of State; and, namely, not to deal with our dearest Son's Match with the Daughter of Spain, nor to touch the Honour of that King, or any other our Friends and Confederates: And also not to meddle with any Man's Particulars, which have their due Motion in our ordinary Courts of Justice. whereas we hear, they have fent a Message to Sir Edwin Sandys, to know the Reasons of his Late Restraint; you shall in our Name resolve them, that it was not for any Misdemeanour of his in Parliament: But to put them out of Doubt of any Question of that Nature, that may arise among them hereafter, you shall resolve them in our Name, That we think ourfelf very free and able to punish any Man's Misdemeanours in Parliament, as well during their Sitting as after: Which we mean not to spare hereafter, upon any Occasion of any Man's infolent Behaviour there that shall be ministered unto us: And if they have already touched any of these Points, which we have here forbidden, in any Petition of theirs, which is to be fent unto us, it is our Pleasure that you shall tell them, That except they reform it before it come to our Hands, we will not deign the Hearing, nor Answering of it."

Dated at Newmarket, Dec. 3. 1621.

Upon

Upon the Receipt of this Letter, the Commons An. 19. James I. were in a great Buftle; and dispatched Messengers. 1621. immediately, to bring back those they had sent with their Remonstrance to deliver to the King. Afterwards they drew up the following Petition, which they sent along with their former, by twelve of their Members (m).

Most Dread and Gracious Sovereign, WE your most humble and loyal Subjects, the Their second Knights, Citizens and Burgesses, assembled in Remonstrance the Commons House of Parliament, full of Grief thereupon. and unspeakable Sorrow, through the true Sense of your Majesty's Displeasure, expressed by your Letter lately fent to our Speaker, and by him related and read unto us : Yet comforted again with the Assurance of your Grace and Goodness, and of the Sincerity of our own Intentions and Proceedings, whereon with Confidence we can rely; in all Humbleness beseech your most Excellent Majesty, that the Loyalty and Dutifulness of as faithful and loving Subjects as ever ferved, or lived under a gracious Sovereign, may not undeservedly suffer by the Mis-information of partial and uncertain Reports, which are ever unfaithful Intelligencers: But that your Majesty would, in the Clearness of your own Judgment, first vouchsafe to understand from ourselves, and not from others, what our humble Declaration and Petition (resolved upon by the universal Voice of the House, and proposed, with your gracious Favour, to be presented unto your Sacred Majesty) doth contain. Upon what Occasion we entered into Consideration of those Things which are therein contained, with what Dutiful Respect to your Majesty and your Service, we did consider thereof, and what was our true Intention thereby. And that when your Majesty shall thereby truly discern our dutiful Affections, you will, in your Royal Judgment, free us from those heavy Charges, wherewith some of our Members are burthen'd, and wherein the whole House is involved.

And

<sup>(</sup>m) Wilson says it was reported, That, when the King heard of this second Remonstrance, he called for twelve Chairs, saying, there were twelve Kings a coming.

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An. 19. James I. And we himbly defects your Majests, that you 1621. avoid not bereafter give Credit to prevate Reports, against all or any of the Members of our Honse, whom the whole bave not consured, until your Mosesty have been truly informed thereof from our proces: And that in the mean Time, and ever, we may stand upright in your Majesty's Grace and good Opinion, than

which no worldly Confideration is or can be dearer unto us.

When your Majesty had reassembled us in Parliament by your Royal Commandment, somer than we expected; and did vouchfase, by the Mouths of three honourable Lords, to impart unto us the weighty Occasions moving your Majesty thereunto; from them we did understand these Particulars, viz.

That notwithstanding your princely and pious Endeavours to procure Peace, the Time is now come that

Janus Temple must be opened.

That the Voice of Bellona must be heard, and not

the Voice of the Turtle.

That there was no Hope of Peaces nor any Truce

to be obtained, no not for a few Days.

That your Majesty must either abandon your own Children, or engage yourself in a War; wherein Consideration is to be had, what Foot, what Horse, what Money will be sufficient.

That the Lower Palatinate was ferzed upon by the Army of the King of Spain, as Executor of the Ban there, in quality of Duke of Burgundy, as the Upper Palatinate was by the Duke of Bavaria.

That the King of Spain, at his own Charge, had

now at least five Armies on Foot.

That the Princes of the Union were disbanded; but the Catholick League remained firm, whereby those Princes, so dissevered, were in Danger, one by

one, to be ruined.

That the Estate of those of our Religion in foreign Parts was miserable; and, out of these Considerations, we were called to a War; and forthwith to advise for a Supply for keeping the Forces in the Palatimate from being disbanded; and to foresee the Means for raising and maintaining the Body of an Army, An. 19. James I. for the War, against the Spring. We, therefore, out of Zeal to your Majesty and your Posterity, with more Alacrity and Celerity than over was precedented in Parliament, did address ourselves to the Service commended unto us. And altho we cannot conceive that the Honour and Safety of your Majesty and your Posterity, the Patrimony of your Children invaded and possessed by their Enemies, the Welfare of Religion, and State of your Kingdom, are Matters at any Time unfit for our deepest Consideration in Time of Parliament: And altho, before this Time, we were in some of these Points silent; yet being now invited theremete, and led on by so just an Occasion, we thought it our Duties to provide for the present Supply thereof, and not only to turn our Eyes on a War abroad, but to take Care for the securing of our Peace at home; which the dangerous Increase and Insolency of Popisto Recusants apparently, visibly, and sensibly did lead us unto. The Consideration whereof did necessarily draw us truly to represent unto your Majesty, what we conceive to be the Gauses, and what we feared would be the Effects, and what we hoped might be the Remedies of these growing Evils; among which, as incident and unavoidable, we fell upon some Things, which feem to touch upon the King of Spain; as they have Relation to Popish Recusants at home, to the Wars by him maintained in the Palatinate against your Majesty's Children, and to his several Armies now on Foot ; yet, as we conceived, without Toush of Dishonour to that King, or any other Prince, your Majesty's Confederate.

In the Discourse whereof we did not assume to ourselves any Power to determine of any Part thereof, nor intend to increach or intrude upon the sacred Bounds of your Royal Authority; to whom, and to whom only, we acknowledge it doth belong to resolve of Peace and War, and of the Marriage of the most Noble Prince your Son: But as your most loyal and humble Subjects and Servants, representing the whole Commons of your Kingdom, (who have a large Interest in the happy and prosperous Estate of your

As. 19. James J. your Majesty. and your Royal Posterity, and of the
1621. stourishing Estate of our Church and Common-Wealth)
did resolve, out of our Cares and Fears, truly and
plainty to demonstrate these Things to your Majesty,
which we were not assured could otherwise come so
fully and clearly to your Knowledge; and that being
done, to lay the same down at your Majesty's Feet,
without Expessation of any other Answer of your Majesty, touching these higher Points, than what at your
good Pleasure, and in your own Time, should be held

fit.

This being the Effect of what we had formerly resolved upon, and these the Occasions and Reasons inducing the same, our humble Suit to your Majesty, and Considence is, That your Majesty will be grassously pleased to receive, at the Hands of these our Messengers, our former humble Declaration and Petition, and vouchsafe to read, and favourably to interpret the same; and that to so much thereof as containeth our humble Petition concerning Jesuits, Priests, and Popish Recusants, the Passage of Bills, and granting your Royal Pardon, you will vouchsafe an Answer unto us.

And whereas your Majesty, by the general Words of your Letter, seemeth to restrain us from intermedling with Matters of Government, or Particulars which have their Motion in Courts of Justice; the Generality of which Words, in the Largeness of the Extent thereof, (as we hope beyond your Majesty's Intention) might involve those Things, which are the proper Subjects of Parliamentary Occasions and Dissourse.

And whereas your Majesty doth seem to abridge us of the antient Liberty of Parliament, for Freedom of Steech, Jurisdiction, and just Censure of the House, and other Proceedings there, (wherein, we trust in God, we shall never transgress the Bounds of loyal and dutiful Subjects) a Liberty which, we assure our selves, so wise and so just a King will not infringe, the same being our antient and undoubted Right, and an Inberitance received from our Ancestors; without which

we cannot freely debate, nor clearly discern of Things An. 19. Jamest. in question before us, nor truly inform your Majesty:

In which we have been confirmed by your Majesty's most gracious former Speeches and Messages. We are therefore now again inforced, in all Humbleness, to pray your Majesty to allow the same; and thereby to take away the Doubts and Scruples your Majesty's

late Letter to our Speaker hath wrought upon us.

So shall we, your loyal and loving Subjects, ever acknowledge your Majesty's Justice, Grace, and Goodness, and be ready to perform that Service to your Majesty, which, in the true Affection of our Hearts, we prosels; and pour out our daily and fervent Prayers to the Almighty for your Majesty's long Life, bappy and religious Reign, and prosperous Estate, and for your Royal Posterity after you for ever.

The King having rejected the first Petition, gave to the latter this Answer following:

TE must here begin in the same Fashion His Majesty's that we would have done, if the first Answer thereton Petition had come to our Hands before we had made a Stay thereof; which is to repeat the first. Words of the late Queen of famous Memory. used by her, in an Answer to an insolent Propolition made by a Polonian Ambassador unto her; that is, Legatum expectabamus, Heraldum accipimus. For we had great Reason to expect, that the first Message, from your House, should have been a Message of Thanksgiving for our continued gracious Behaviour towards our People. fince your last Recess; not only by our Proclamation of Grace, wherein were contained fix or feven and thirty Articles, all of feveral Points of Grace to the People; but also by the Labour we took for the Satisfaction of both Houses, in those three Articles recommended

unto us, in both their Names (n), by the Right Reverend Father in God, the Archbishop of Can-

terbury; and likewise for the good Government
 of Ireland, we are now in Hand with, at your Vol. V.

(n) See before, P. 468, 9.

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As. 19. James I. 6 Request: But not only have we heard no News of all this, but contrarily, great Complaints of

the Danger of Religion within this Kingdom,
tacitly implying our ill Government in this

• tacitly implying our ill Government in this
• Point. And we leave you to judge whether it

Point. And we leave you to judge whether it be your Duties, that are the Representative Body

of our People, so to distaste them with our Government; whereas, on the contrary, it is your Duty, with all your Endeavours, to kindle

more and more a dutiful and thankful Love in

the Peoples Hearts towards us, for our just and

' gracious Government.'

Now whereas, in the very Beginning of this your Apology, you tax us, in fair Terms, of fruiting uncertain Reports, and partial Informations concerning your Proceedings: We with you to remember, that we are an old and experienc'd King, needing no such Lessons, being, in our Conscience, freest of any King alive, from hearing or trufting idle Reports; which so many of your House, as are nearest us, can bear Witness unto you, if you would give as good Ear to them, as you do to some Tribunitial Orators among you: And, for Proof in this Particular, we have made your own Messengers confer your other Petition fent by you, with the Copy thereof which was fent us before: between which there is no Difference at all, but that fince our receiving the first Copy you added a Conclusion unto it, which could not come to our Hands, till it was done by you, and your Messengers sent; which was all at one Time. And if we had had no Copy of it before-hand, we must have received your first Petition, to our great Dishonour, before we had known what it contained; which would have enforced us to have return'd you a far worse Answer than now we do; for then your Mellengers had returned with nothing, but that we have judged your Petition

unlawful, and unworthy of an Answer. For, as to your Conclusion thereof, it is nothing but Protestatio contraria Facto; for, in the Body of

your Petition, you usurp upon our Preroga-An 19 James L. tive Royal, and meddle with Things far above your Reach, and then in the Conclusion you proteft the contrary; as if a Robber would take a Man's Purse, and then protest he meant not to rob him. For, first, you presume to give us your Advice concerning the Match of our dearest Son with some Protestant, (we cannot say Princess, for we know none of these fit for him) and diffuade us from his Match with Spain, urging us to a present War with that King; and yet, in the Conclusion, forfooth, ye protest ye intend one to press upon our most undoubted and Regal Prerogative; as if the Petitioning of us in Matters, that yourselves confess ye ought not to meddle with, were not a medling with them. And whereas ye pretend, That ye were invited to this Course by the Speeches of three honourable Lords; yet, by fo much as yourfelves repeat of the Speeches, nothing can be concluded, but that we were resolved by War to regain the Palatinate, if otherwise we could not attain unto it. And you were invited to advise forthwith upon a Supply, for keeping the Forces in the Palatinate from Disbanding, and to forefee the means for the Raising, and Maintenance of the Body of an Army for that War against the Spring. Now, what Inference can be made upon this; that therefore we must presently deonounce War against the King of Spain, break our dearest Son's Match, and match him to one of our Religion, let the World judge. • Difference is no greater, than if we should tell a Merchant, that we had great need to borrow Money from him for raising an Army; that thereupon it would follow, that we were boundto follow his Advice in the Direction of the War, and all Things depending thereupon. But yet, not contenting yourselves with this Excuse of yours, which indeed cannot hold Water, ye come after to a direct Contradiction to the Conclusion of your former Petition, faying, That 1 i 2

An./19. James I. 1621,

the Honour and Safety of us and our Posterity, and the Patrimony of our Children invaded and possessed by their Enemies, the Welfare of Religion, and State of our Kingdom, are Matters, at any Time, not unfit for your deepest Considerations in Parliament. To this Generality. we answer with the Logicians, That where all Things are contained, nothing is omitted: So as this Plenipotency of yours invests you in all Power upon Earth, lacking nothing but the Pope's to have the Keys also both of Heaven and Purgatory: And to this vast Generality of yours we can give no other Answer; for it will trouble all the best Lawyers in the House to make a good Commentary upon it: For fo did the Puritan . Ministers in Scotland bring all Kind of Causes within the Compass of their Jurisdiction, saying, That it was the Church's Office to judge of Slander; and there could no Kind of Crime or Fault be committed, but there was a Slander in it, either against God, the King, or their Neighbour; and, by this Means, they hooked in to themselves the Cognizance of all Causes: Or, like Bellarmine's Distinction of the Pope's Power over Kings, in ordine ad Spiritualia, whereby he gives them all Temporal Jurisdiction over them. But to give you a direct Answer to the Matter

of War, for which you are so earnest: We confess, we rather expected you should have given us. Thanks for the so long maintaining a settled Peace in all our Dominions, when all our Neighbours about are in miserable Combustion of War; but, dulce Bellum inexpertis. And we indeed find by Experience, that a Number of our Subjects are so pampered with Peace, as they are desirous

It is true, that we have ever professed, (and, in that Mind, with God's Grace, we will live and die) that we will labour by all Means possible, either by Treaty, or by Force, to restore our Children o

f of Change, tho' they know not what.

ther by Treaty, or by Force, to restore our Children to their antient Dignity and Inheritance:

And whatfoever Christian Princes or Potentates 'will

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will fet themselves against it, we will not spare An. 19. James I.
any lawful Means to bring our so just and ho1621.

nourable Purpose to a good End; neither shall

the Match of our Son, or any other worldly Respect, be preserved to this our Resolution. For,

by our Credit and Intervention with the King of

Spain, and the Arch-Dutcheis, and her Husband
 now with God, we preserved the Lower Palatinate

one whole Year from any further Conquering in

it; which, in any eight Days Space in that Time, might have eafily been swallowed up by Spinola's

might have earnly been twallowed up by Spinola's
 Army, without any Refistance. And in no better

• Case was it now, at our Ambassador the Lord

Digby's coming thro' Heidelbergh, if he had not

extraordinarily succoured it.

But because we conceive, that ye couple this War of the Palatinate with the Cause of Reli-

gion, we must a little unfold your Eyes herein.

The Beginning of this miserable War, which hath set all Christendam on Fire, was not for

Religion; but only caused by our Son-in-Law's

hafty and harsh Resolution, sollowing evil

Counsel, to take to himself the Crown of Bo-

And that this is true, himself wrote Letters unto us at that Time, desiring us to give Assurance both

to the French King, and State of Venice, that his

Accepting of the Crown of Bohemia had no Refe-

rence to the Cause of Religion, but only by reafon of his Right of Election, as he called it.

And we would be forry that such Aspersion

fhould come upon our Religion, as to make it a

good Pretext for dethroning of Kings, and usurp-

ing their Crowns; and we would be loath that

our People here should be taught that strange

Doctrine: No, let us not so far wrong the Je-

fuits, as to rob them of their Iweet Politions and

· Practices in that very Point.

And upon the other Part, we affure ourfelf so far of your charitable Thoughts of us, that we would never have constantly denied our Son-in-

Law both the Title and Affistance in that Point,
I i 3

As. 19. James L. if we had been well persuaded of the Justice of his Quarrel. But, to conclude, this unjust Usurpation of the Crowns of Bebenia and Hungaria from the Emperor, hath given the Pope, and all that Party, too fair a Ground, and opened them too wide a Gate for curbing and oppressing of many Thousands of our Religion in divers Parts

of Christendom. And whereas you excuse your touching upon the King of Spain, upon occasion of the Incidents by you repeated in that Place, and yet affirm, that it is without any Touch to his Hoonour: we cannot wonder enough that ye are fo forgetful both of your Words and Wits: For, in 4 your former Petition, ye plainly affirm, That he affects the Temporal Monarchy of the whole Earth; than which there can be no more Malice uttered against any great King, to make all other Princes and Potentates both envy and hate him: But, if ye lift, it may eafily be tried, whether that Speech touched him in Honour or not, if ye shall ask him the Question. Whether he means to assume to himself that Title or no; for every King can best judge of his own Honour. We omit the particular Ejaculations of some foul-mouthed Orators in your own House, against the Honour of that King's Crown and State.

And touching your Excuse of not determining any Thing concerning the Match of our dearest Son, but only to tell your Opinion, and lay it down at our Feet: First, we desire to know, how you could have presumed to determine in that Point, without committing of High Treason? And, next, you cannot deny but your talking of his Match after that Manner, was a direct Breach of our Commandment and Declaration out of our own Mouth, at the first sitting down of this Parliament; where we plainly professed, that we were in Treaty of his Match with Spain; and wished you to have that Confidence in our Religion and Wissom, that we

would fo manage it, as our Religion should re-An. 19. James P. eeive no Prejudice by it. And the same we now

repeat unto you, professing that we are so far engaged in that Match, as we cannot in Honour

e go back, except the King of Spain perform not fuch Things as we expect at his Hands.

therefore we are forry that ye fhould shew to

have so great Distrust in us, as to conceive that

• we should be cold in our Religion; otherwise, we

cannot imagine how our former publick Decla-

fration should not have stopp'd your Mouths in

f this Point.

And as to your Request, That we would now receive your former Petition: We wonder what could make you prefume that we would receive it; whereas, in our former Letter, we plainly de-And therefore clared the contrary unto you. we have justly rejected that Suit of yours: For what have you left unattempted in the highest · Points of Sovereignty, in that Petition of yours, except the Striking of Coin? For it contains the · Violation of Leagues; the particular Way how to govern a War; and the Marriage of our dearest Son, both negatively with Spain; nay, with any other Popish Princes; and also affirmatively, as to the matching with one of our Religion: which we confess is a Strain beyond any Providence or Wisdom God hath given us, as Things

 now stand. 'These are unfit Things to be handled in Par-Iliament, except your King should require it of woù: For who can have Wildom to judge of Things of that Nature, but such as are daily acquainted with the Particulars of Treaties, and of the variable and fixed Connection of Affairs of State, together with the Knowledge of the secret Ways, Ends, and Intentions of Princes in their feveral Negotiations? Otherwise a small Mista-

king of Matters of this Nature may produce more

· Effects than can be imagined: And therefore, 6 Ne Sutor ultra Crepidam. And besides, the in-

' termedling

1621.

An. 19. James J. c termedling in Parliament with Matters of Peace or War, and the Marriage of our dearest Son, would be fuch a Diminution to us and to our Crown in Foreign Countries, as would make any Prince neglect to treat with us, either in Matters of Peace or Marriage, except they might be affured by the Affent of Parliament. it proved long ago with a King of Prance; who, upon a Trick, procuring his States to diffent from forme Treaty which before he had made, was safter refused Treaty with any other Princes, to his great Reproach, unless he would first procure the Affent of his Estates to their Proposition. And will you cast your Eyes upon the late Times, wou shall find, that the late Queen, of famous Memory, was humbly petitioned by a Parliament to be pleased to marry: But her Answer was (0), F That she liked their Petition well, because it was fimple, not limiting her to Place nor Perfon, as not befitting her Liking to their Fancies: s and if they had done otherwise, she would have thought it a high Prefumption in them. then what we may do in such a Case, having made our publick Declaration already (as we faid before) directly contrary to that which you have now petitioned.

! Now to the Points in your Petition, whereof ' you defire an Answer as properly belonging to the Parliament. The first and the greatest Point 6 is, that of Religion: Concerning which, at this Time, we can give you no other Answer than 5 in the General; which is, That you may rest fecure, that we will never be weary to do all we can for the Propagation of our Religion, and repressing of Popery: But the Manner and Form you must remit to our Care and Providence, who can best consider of Times and Seasons; f not by undertaking a public War of Religion f through all the World at once; which, how f hard and dangerous a Task it may prove, you f may judge. But this puts us in Mind, how all

(e) See Vol. III. P. 411.

5 the World complained the last Year of Plenty An. 19. James I. of Corn; and God fent us a Cooling-Card this Year for that Heat: And so we pray God, that this Defire among you of kindling Wars (shews ing your Weariness of Peace and Plenty) may onot make God permit us to fall into the Miseries of both. But, as we already faid, our Care of Religion must be such, as, on the one Part, we must not, by the hot Persecution of our Recufants at Home, irritate foreign Princes of conf trary Religion; and teach them the Way to plague the Protestants in their Dominions, with whom we daily intercede, and at this Time s principally, for Ease to them of our Profession f that live under them; yet, upon the other Part, we never mean to spare, from due and severe Funishment, any Papist that will grow insolent for living under our so mild Government. • you may also be affured, we will leave no Care untaken, as well for the good Education of the • Youth at Home, especially the Children of Paspifts, as also for preserving at all Times hereafter the Youth that are or shall be Abroad, from being bred in dangerous Places, and so poisoned in Popish Seminaries. And as in this Point. amely, the good Education of Popish Youth at Home, we have already given some good Proofs, both in this Kingdom and in Ireland; fo will we be well pleased to pass any good Laws that shall be made, either now, or at any Time hereafter, to this Purpose. And as to your Request of making this a Ses-

fion, and granting a General Pardon; it shall be your Defaults, if we make not this a Ses-

fion before Ghristmas.

But for the Pardon, ye crave such Particulars in it, as we must be well advised upon; lest, otherwise, we give you back the Double or Tre- ble of what we are to receive by your entire Subfidy, without Fisteenths. But the ordinary Course we hold sittest to be used still in this Case, is, that we should of our free Grace send you fown

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a. 19. James J. 6 down a Pardon from the Higher House, containing such Points as we shall think fittest: wherein. we hope, ye shall receive good Satisfaction.

But we cannot omit to flew you, how strange we think it, that ye should make so bad and unjust a Commentary upon some Words of our former Letter, as if we meant to restrain you thereby of your antient Privileges and Liberties ' in Parliament. Truly, a Scholar would be afhamed to to misplace and misjudge any Sentences in another Man's Book. For whereas, in the End of our former Letter, we discharged you to meddle with Government and Mysteries of State, namely, Matters of War or Peace, or our dearest Son's Match with Spain; by which particular Denominations we interpret and restrain our former Words: And then, after, we forbid you to meddle with fuch Things as have their ordinary Course in Courts of Justice; ye couple together those two distinct Sentences. and plainly leave out these Words, Of Mysteries of State; so as ye err, a bene Divisis ad mulé Conjuncta. For of the former Part, concerning Mysteries of State, we plainly restrained our Meaning to the Particulars that were after mentioned; 4 and, in the latter, we confess we meant by it Sir Edward Coke's foolish Business (p): And therefore it had well become him, especially being our Servant, and one of our Council, to have complained unto us; which he never did, though he was ordinarily at Court fince, and never had Accels refused unto him. 4 And although we cannot allow of the Stile, calling it, Your antient and undoubted Right and

Inheritance; but could rather have wished, that 4 ye had faid, That your Privileges were derived from the Grace and Permission of our Ancestors and us; (for most of them grow from Prece-

dents, which shows rather a Toleration than Inheritance) yet we are pleased to give you our

Royal

(1) The Affair of Lopton and Goldsmyab. See Comment Jour-Make Wol. I. P. 651. & Seq.

Royal Assurance, that as long as you contain An. 19. James I.
yourselves within the Limits of your Duty, we 1621.

will be as careful to maintain and preserve your

lawful Liberties and Privileges, as ever any of
 our Predecessors were, nay, as to preserve our

own Royal Prerogative. So as your House shall

only have Need to beware to trench upon the

Prerogative of the Crown; which would en-

force us, or any just King, to retrench them of

their Privileges, that would pare his Prefogative

and Flowers of the Crown: But of this, we

hope, there shall never be Cause given.'

Dated at Newmarket, Dec. 11, 1621.

Rulbworth writes, That the Lord Keeper Wil-The King advised liams advised, 'That the Harshness of this Answer to soften his Anshould be mitigated with a Letter from the King to the Houses (q): For, said he, his Majesty rightly infers, That those Privileges, which they claim to be their natural Birth-Rights, are but the Favours of former Kings: For where were the Commons before Henry L (r) gave them Authority to meet in Parliament? Now the King's Assertion and their Claim may easily be reconciled, if Men were peaceably disposed, and affected the Dispatch of common Business.'

These Privileges were, originally, the Favours of Princes; neither doth his Majesty go about to impair or diminish them; therefore, it he would be pleased to qualify the Passage with some mild and noble Expression, and require them strictly to prepare Things for a Session, and to leave these needless Disputes, he shall make it appear to all wise and just Men, that those Persons are opposite to those common Ends, whereof they vaunt themselves the only Patrons. But, let bis Majesty do

(r) Sic. Vrig. But it must be a Missake instead of Henry III. See our field Vol. P. 68.

<sup>(</sup>q) Collections, Vol. I. P. 52.—All this he has taken from a Letter to the Duke of Buckingbam from the Lord Keeper Williams, printed in the Cabala. The Passages in the Italick Character are omitted by Rushworth.

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An. 19. James 1. what he pleases, he was afraid, altho' berein the Lord Treaturer and others did differ from him, they did not affect a Session, nor intended to give any Sublidy at all, at this Time. Would the King be pleased also to add in this Letter. That if they will not prepare Bills for a Session, he will break up the Parliament, without any longer Prorogation; acquainting the Kingdom with their Undutifulness and Obstinacy, and supply the present Wants by fome other Means: Or else will he adjourn the present Assembly to the appointed eighth of February: This latter Course is fitter for farther Advice; but the former to express a just Indignation.' The Lord Keeper concludes his Letter thus: 'I dare advise nothing in so high a Point; but bumbly befeech Almighty God to illuminate his Majesty's Understanding, to insist upon that Course which shall be most behoveful for the Advancement of his Service. In our House his Majesty's Servants are very strong, and increase every Day; nor is there the least Fear of any malignant Opposition.'

> Mr Wilfon tells us, 'That this Advice was in some Measure followed; and that the King, finding the House of Commons had given over all Business, did write again to the Speaker and to Secretary Calvert, in order to take off the Edge of those tharp Expressions used in his late Answer. But, adds our Author, the House found the King's Letters rather to entangle the Way, than leave a free Passage to their Liberties; for that which was their Birth-Right, was now faid to be derived from his Attceftors: And, as they judged the King would dissolve the Parliament, they resolved, continues he, whatfoever should befall them, to leave some Pfints and Footsteps of their Parliamentary Rights and Privileges, left them by their great Ancestors: That the they could not preserve them entire, those that should succeed might, at least, find some

Relicts and Ruins of what they once had.

What this Writer means, was a Protestation which the Commons entered into, in Vindication of their Parliamentary Rights and Privileges; but,

as that Affair was their last Act, we shall reserve it An. 29. James 1. to the Conclusion; and go back a little into the 1621.

Proceedings of the House of Lords at this Period.

It may be asked, What was become of Sir John Farther Account Bennet's Affair, which was entered into with fo of Sir John Benmuch Warmth at the last Sitting of Parliament? net's Affair. But we hear no more of it in this, than his making his Appearance to fave his Bail, and being ordered to attend from Day to Day; which proved fo tedious that Sir John petitioned the House either to be tried, or discharged from so close an Attendance. This was not complied with, and he was obliged to wait, without any Trial, till the 17th of December; on which Day it being fignified to the House. that Sir John Bennet was so sick that he could not, without great Danger of his Life, make his personal Appearance, as was shewn by a Certificate from his Physician, Dr. Baskervile: It was agreed that the faid Sir John Bennet should stand upon his Bail for his Appearance, but not to incur any Danger of Forfeiture for his Non-Appearance at this Time, by reason of his Indisposition.

Thereupon the Lord Keeper acquainted the House, That many Petitions were exhibited, every Morning, against the said Sir John Bennet, which were much called upon. It was agreed, 'That, left the Justice and Care of this House, to question the faid Sir John Bennet for the same, may be doubted of, Notice shall be given to the Petitioners, that this Time was defigned for greater Affairs, and too short now to proceed against him upon those Complaints; but that the Lords did resolve, at the next Access, to proceed against him effectually.'---- As this next Meeting never came to pass, in this Reign, it is very probable, if Sir John Bennet did not die of this Illness, that he got off his Trial and Cenfure by the Confusion of the Times; for his Bail would be discharged in course, at the Dissolution

of the Parliament (t).

Sir

<sup>(</sup>t) Sir John Bennet obtained the King's Pardon, as appears in a Letter of Lord Bacon's to his Majefly, fome Time after this, when he was petitioning for his own. Cabala. P. 62.

Sir John Bouchier, a Yorksbire Knight, had present-An, 19. James I. 1621. ed a Petition to the Lords, on the 3d of December, complaining of some indirect Dealing in the Lord

Keeper of the Great Seal, for not giving a fufficient Hearing to a Cause of his in Chancery, and re-

Proceedings a-Bouchier for a-

fuling to re-hear the fame. The Lords took this gainst Sir John Petition into Consideration, for several Days togespersing the Lord ther; and, after examining several Witnesses, pre Keeper Williams & con, came, at last, to this Resolution on the Question, That the Lord Keeper was freed from any precipitate or hafty Hearing of Sir John Bouchier's Cause, as was alledged in his Petition. And, on a second Question, it was agreed, That the said Sir John should receive some Censure or Punishment for the fame.

Accordingly, Dec. 12. the Sentence against Sir John Bouchier was affented to, viz. That he found make an Acknowledgement, in their House, and in Chancery, of his Fault; and that he should be imprisoned. But the Lord Keeper faying, That the faid Sir John behaved himself well and temperately, at the hearing of his Caufe in Chancery, and befeeching their Lordships to remit the Acknowledgement of his Fault in that Court, and likewise his Imprisonment; the Lords highly commended the Lord Keeper's Clemency, and remitted both. Then Sir John being brought to the Bar, and his Acknowledgement, ready drawn up, being delivered to him, he, kneeling, said, My Lords, in Obedience to the Judgment of this House, I humbly submit mirfelf; and then read the fame in these Words:

His Submiffion.

Whereas, by the Honourable Sentence of the Lerds Spiritual and Temporal, I stand convicted of a great Misdemeanout, for taxing and laying an imputation on the Lord Keeper of the Great Seal of England; I do, in all Humblenefs, acknowledge the Juffice of that their Sentence, and also mine own Fault and Offence, and am heartily forry therefore; I do, therefore, crave Pardon, both of your Loraships, in general, and of the Lord Keeper, in particular.

The

Then, being commanded to stand up, the Lord An. 19. James I. Keeper told him, That, at his Request, the Lords did remit the Acknowledgement to be made in Chancery, and also his Imprisonment: For which the faid Sir John Bouchier most humbly thanked their Lordships, and particularly the Lord Keeper.

But, notwithstanding the Mildness of this Sentence, for traducing the then principal Officer of State, this Man lived in the next Reign, not only to vote the House of Lords out of Doors, but also to embrue his Hands in his Sovereign's Blood.

Dec. 14. Things being in the confused State, already mentioned, between the King and the House of Commons, and no Likelihood of a Supply from that Quarter, a Motion was made in the Upper House, by the Lord Digby, to put the Commons in Mind, 'That this Session was called to provide a present Support for the Palatinate, as was delivered. by Message from his Majesty unto both Houses, at the Beginning thereof. His Lordship likewise faid, 'That he had fince received many Advertisements of the great and present Danger the Palatinate was then in; as well by the Army of the Duke of Bavaria, in pursuit of Count Mansfield, as also by the Army of that Count, who came for the Defence of the Palatinate, if he be not speedily fupplied with Means from hence to support it: Because that Country was not able to pay the Soldiers. nor to feed fo great an Army; which must be in great Diffress for want of such Relief. That divers Terms of Peace had been offered the Count. very fair for himself; yet he would not hearken to any, fo long as he hoped to be relieved from England, and might, in any reasonable Time, be asfured thereof. Which Advertisements of the Danger and Hope of the Palatinate, his Lordship. thought good, in Discharge of his Duty to the King, to acquaint their Lordships with, that they might take the same into their Confideration.'

The Lords having duly weighed the Matter, it pose a Meeting was agreed, being first put to the Question, That with the Comthere shall be a Meeting with the House of Com-ply,

The Lords promons on the Sup-

mons

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An. 19. James I, mons concerning the Narration made by the Lord Digby. And it was also agreed, That, at the said Meeting, the Lord Keeper shall first make an Introduction, and the Lord Digby shall proceed in his Narration to the Commons. Then the Lord Digby defired to be directed by the House, or a Committee, in his Narration; and it was ordered, That his Lordship should put down the Heads thereof in Writing against the next Morning: At which Time it was again agreed, That it should be delivered as a Narrative only.

But no Message for this Meeting was ever sent to the Commons; for, on the 18th Day of Decemlation of the Par-ber, his Royal Highness the Prince presented a Commission, from the King, for the Adjournment of this Parliament to the 8th of February ensuing: And, on that Day, by another Commission, it was finally

dissolved.

Thus did this Parliament continue almost a Year, and sat, altogether, between five and six Months of it, without one single Act being passed, except the Grant of two Subsidies in the first Session of it; tho' there were eighty-one public and private Bills delivered into the House of Lords; as appears by a Catalogue of their Titles at the End of the Yournal of this Parliament.—A Thing unprecedented before, in all these Enquiries. What the Reasons were for their Dissolution, appears plain enough, by the Heats and Animosities in the Commons.—But we wave all Resections, and shall leave the Times to speak for themselves.

We took Notice before, that the Commons, fore-feeing their Diffolution, entered a *Protestation*, in Vindication of their Parliamentary Rights and Privileges.—It was expressed in the following Terms:

The Commons Protestation in Vindication of their Privileges,

THE Commons now affembled in Parliament, being justly occasioned thereunto concerning sundry Liberties, Franchises, and Privileges of Parliament, amongst others bere mentioned, do make this

Pro-

Protestation following, That the Liberties, Franchi- An. 19. James 1. ses, Privileges, and Jurisdictions of Parliament, are the antient and undoubted Birth-right and Inheritance of the Subjects of England; and that the erduous and urgent Affairs concerning the King. State; and Defence of the Realm, and of the Church of England, and the Maintenance and Making of Laws, and Redrefs of Mischiess and Grievantes which daily happen within this Realm, are proper Subjects and Matter of Counsel and Debate in Parliament; and that in the handling and proceeding of those Businesses, every Member of the House of Partrament hath, and, of Right, ought to have Freedom of Speech, to propound, treat, reason, and bring to Contlesion the same: And that the Commons in Parliament have like Liberty and Freedom to treat of these Matters in such Order, as in their Judgments shall frem fittest: And that every Member of the said House bath like Freedom from all Impeachment, Imprisonment, and Molestation (other than by Censure of the House itself) for or concerning any speaking, reaforing, or declaring any Matter or Matters touching the Parliament, or Parliament-Business: And that if any of the faid Members be complained of, and questioned for any Thing done or said in Parliament, the same is to be shewed to the King by the Advice and Assent of all the Commons assembled in Parliament, before the King give Credence to any private Information.

This Protestation was made and recorded in Which the King the Journal-Book of the Commons, December the flrikes out of the 18th, the Day of Adjournment. But how the Journal, with his King took it, will best appear, by his sending for the Journal-Book of the Commons, in Council, and striking out this Protestation with his own Hand (u); and by the following Memorial, which was published soon after, as is seen by the Date of it. Vol. V. White-

(u) It appears by the printed Journals that it is either erazed or rent out.

Κk

An. 19. James I. 1621.

A Memorial
thereof ordered
to be entred in a
the CouncilBooks.

Whitehall, December 30, 1621.

IS Most Excellent Majesty coming this Day to the Council, the Prince his Highness, and all the Lords and others of his Majesty's Privy-Council fitting about him, and all the Judges then in London, which were fix in Number, there attending upon his Majesty; the Clerk of the Commons House of Parliament was called for, and commanded to produce his Journal-Book, wherein was noted, and Entries made of. most Passages that were in the Commons House of Parliament; and amongst other Things there was written down the Form of a Protestation concerning fundry Liberties, Privileges, and Franchises of Parliament; with which Form of Protestation his Majesty was justly offended. Nevertheless his Majesty, in a most gracious Manner, there expressed, That he never meant to deny that House of Commons any lawful Privileges that ever they had enjoyed; but whatsoever Privileges or Liberties they had by any Law or Statute, the same should be inviolably preserved unto them; and whatsoever Privileges they enjoyed by Custom, or uncontroulled and Iawful Precedent, his Majesty would be careful to preserve. But this Protestation of the Commons House, so contrived and carried as it was, his Majesty thought fit to be razed out of all Memorials, and utterly to be annihilated; both in respect of the Manner by which it was gained, and the Matter therein contained. Manner of getting it, first, in respect of the Time: For after such Time as his Majesty, out of his princely Grace, and to take away all Mistakings, had directed his Letters to Secretary Calvert, dated at Royston, 16 Decembris, and therein had so explained himself, in the Point of maintaining the Privileges of the House of Commons, as that most of the said House rested sully fatisfied, and freed from any Scruple of having their Liberties impeached: And after that, by

his Maiesty's Letters, directed to the Speaker, An. 19. James I. dated 18 December, being Tuesday, his Majesty. at the humble Suit of the House of Commons; condescended to make this Meeting a Session before Christmas, and for that Purpose had affigued Saturday following: Now, upon this very Tuesday, and while the Messengers from the House of Commons were with his Majesty at Throbalds, to return Thanks unto his Majesty, and therewith an Excuse from them not to make it a Selfion, in respect of the Strait of Time whereunto they were driven; which Deferment his Majesty admitted of at their Desires, and thereupon gave Order for the Adjournment of the Parliament until the 8th of February next. which was the first Day formerly appointed by his Majesty for the meeting together of the Parliament: And whilst their Messengers were with his Majesty, and had received a gracious Answer to return unto their House; even that Afternoon; a Committee was procured to be made for taking their Liberties into Confideration: And this Afternoon a Protestation was made (to whom, appears not) concerning their Liberties; and at fix o'clock at Night, by Candle-Light, the fame • Protestation was brought into the House by the Committee; and at that Time of Night it was called upon to be put to the Question, there not being the third Part of the House then present: whereas in all Matters of Weight, their usual Custom is, to put nothing of Importance to the Question, till the House be full: And at this Time many of them that were present, expected the Question would have been deferred to another Day, and a fuller House; and some then present stood up to have spoken to it, but could not be seen or heard in that Darkness and Confusion. Now for the Matter of the Pratestation, it is penned in such ambiguous and general Words. as may serve for future Times to invade most of the Rights and Prerogatives annexed to the Imperial Crown; the Claim of fome Privileges K k z being:

An, 19, James I, being grounded upon the Words of the Writ for 1621.

affembling the Parliament, wherein some Words, viz. Arduis Regni, are cunningly mentioned; but the Word quibu/dam, which restraineth the Generality to fuch particular Cases, as his Majesty pleaseth to consult with them upon, is purposely omitted.

'These Things considered, his Majesty did, this present Day, in full Assembly of his Council, and in the Presence of the Judges, declare the faid Protestation to be invalid, annulled, void, and of no Effect: And did further, Manu fua pro-' prid, take the faid Protestation out of the Fourand Book of the Clerk of the Commons House of Parliament: and commanded an Act of Council to be made thereupon, and this Act to be entered in the Register of Council-Causes.'

Before the Time that the Parliament was adjourned to (viz. February the 8th) the King thought proper to publish a Proclamation for the Diffolution of it; with his Reasons for so doing. worth hath only given us a short Abstract of this Act of State: A very great Omission in a Colletter of such Materials for a just History of those Times. However, as we have found this Instrument, at length, in another Collection of public Acts (x), we shall, to avoid the like Imputation, insert it in its own Words and Drefs.

#### A PROCLAMATION for diffolving this present PARLIAMENT.

tion iffued fetting 6 forth the King's Nament.

And a Proclama- LBEIT the Affembling, Continuing, and Diffolving of Parliaments be a Preroga-Reasons for dif-folving the Par- Crown, and the Times and Seasons thereof so absolutely in our own Power, that we need not give Account thereof unto any; yet, according to

our continual Custom, to make our good Subjects acquainted with the Reasons of all our public

Resolutions and Actions; we have thought it

(x) Rymer's Fæders, Vol. XVII. P. 344.

pedient at this Time to declare, not only our Au 19- James L. Pleasure and Resolution therein, grounded upon mature Deliberation, with the Advice and uniform Confent of our whole Privy-Council, but therewith also, to note some special Proceedings moving us to this Resolution; and that chiefly to this End. that as God so the World may wite ness with us that it was our Intent to have made this the happiest Parliament that ever was in our Fime; and that the Lett and Impediment thereof being discerned, all Misunderstandings and Jea-• lousies might be removed; and all our People may know and believe that we are as far from imputing any of those ill Accidents, that have happened in Parliament, to any Want or Neglect of Duty or good Affection towards us by them in general, or by the greater or better Number of Parliament-Men; as we are confident, the true Causes discovered, they will be far from imputing it to any Default in us, there having in the Beginning of this late Assembly passed greater and more infallible Tokens of Love and Duty from our Subjects to us their Sovereign, and more remarkable Testimonies from us of our princely Care and Zeal of their Wellfare, than have been in any Parliament met in any former

This Parliament was by us called, as for making good and profitable Laws, so more especially in this Time of miserable Distraction throughout Christendem, for the better settling of Peace
and Religion, and restoring our Children to their
antient and lawful Patrimony; which we attempted to procure by peaceable Treaty, at our
own excessive Charge, thereby to save and prevent the Essusion of Christian Blood, the miserable Essect of War and Dissension; yet, with
full Purpose, if that succeeded not, to recover it
by the Sword, and, therefore, as a necessary
Means conducing to those Ends, the Supply of
out Treasures was to be provided for,

K, k 3

This

An. 19. James I.

This Parliament beginning in Fanuary last, proceeded fome Months with fuch Harmony between us and our People as cannot be parallelled by any former Time; for as the House of Commone at the first, both in the Manner of their Supply and otherwise, shewed greater Love and more Respect than ever any House of Commons did to us, or, as we think, to any King before us: so we upon all their Complaints have afforded them such memorable and rare Examples of Justice as many Ages past cannot shew the like; wherein, that we preferred the Weal of our People before all particular Respects, the Things themselves do sufficiently prove, our Justice being extended not only to Persons of ordinary Rank and Quality, but, even to the prime Officer of our Kingdom; and, although, after their first Receis, at Easter, we found that they mispent a great deal of Time, rather upon the enlarging of the Limits of their Liberties, and divers other curious and unprofitable Things, than upon the framing and proponing of good and profitable Laws; yet, we gave them Time and Scope for their Parliamentary Proceedings, and prolonged the Session to an unusual Length, continuing it until the 28th Day of May, before we fignified our Purpose for their Recess; and then we declared that we would make a Recess on the 4th Day of June next following, but only for a 5 Time, and in such Manner as might be without Disturbance to any of the Businesses in Hand; expressing out of our Grace, though we needed not, the Causes of that our Purpose, which were the Season of the Year, usually hot and unfit for great Affemblies; our Progress approaching; the Necessity we had to make use of our Council attending in both Houses, both to settle our weighty Affairs of State before we went, and to attend us when we went our Progress; the disfurn shing our ordinary Courts of Justice so many Terms together; the long Absence of Justices of Peace and Deputy-Lieutenants, whose Presence.

Prefence was needful for making and returning An, 19. James I. of Musters, and for subordinate Government of the Country: And therefore we appointed to adjourn the Parliament on the 4th Day of June, giving that Warning longer than usual, that they might fet in order their Bufiness, and prepare their Grievances, which we promised both to hear and answer before that Receis; for prefenting whereof we appointed them a Time. 'This Message, graciously intended by us, was not so well entertained by some, who in a short Time dispersed and spread their Jealousies unto others, and thereby occasioned Discontentment in the House, for being adjourned without pasfing of Bills; yet made not their Address to us as was meet, but defired a Conference with the Lords, and at that Conference the 20th Day of " May, under colour of defiring to petition us for fome further Time to perfect and pass some special Bills, were imboldened not only to dispute, but to refel all the Reasons that we had given for the Adjournment; which being made known unto us, we again fignified our Pleasure to both Houses, that on the 4th Day of June the Par-· liament should rife, but we would then give our Royal Affent to such Bills as were or should be e ready and fit to be then passed, continuing all other Businesses in the State they were, by a spe-' cial Act to be framed for that Purpose.

The Lords with all Duty and Respect submitted to our Resolution, passed the Act, and sent it with special Recommendation to the House of Commons; but they neither read it nor proceeded with Business, but forgetting that the Time was ours and not theirs, continued their Discontent, as they pretended, for being so soon

dismissed.

We, though it were strange to observe such Averseness for our resolving, upon such weighty Reasons, that wherein we needed not be measured by any other Rule but our own princely Will, yet were contented to descend from our Right,

Right, to alter our Resolution, and to continue

An. 19. James I. 1621.

the Session for a Forthnight more, wherein they might persect such public Bills as were esteemed of most Importance; for which Purpose, we ourself came in Person unto the Higher House of Parliament, and made Offer thereof unto them; which being, in essection, as much as the Commons had formerly desired, was no sooner offered, but yielding Thanks to us, the said Commons resolved, the same Day, directly contrary to their former Desire, to resuse it, and to accept our first Resolution of an Adjournment, but attending

Resolution of an Adjournment, but attending us at Greenwich presented no Grievances. This Inconstancy as we passed it by with a gentle Admonition, fo, for the Matter of Grievances, as well of England as Ireland, we promiled to take them into our own Care, though not presented to us, and really performed the fame fo far as the Time and the Advice of our Council of each Kingdom could enable us; as is witnessed by our several Proclamations published in both Realms, as, likewise, in granting, at the same Time, those three Suits which were propounded unto us by the Archbishop of Canterbury, at the Request and in the Name of both the Houses; but, in conclusion, the House of Commons making it their Choice, we made a Receis by Adjournment of the Parliament the 4th Day of June; though, indeed, we must do them this Right, that at the faid Recess, taking into their serious Confideration the present Estate of our Children abroad and the general afflicted Estate of the true Professors of Religion in foreign Parts, they did, with one unanimous Confent, in the Name of themselves and the whole Body of the Kingdom, make a most dutiful and folemn Protestation, That if our pious Endeavours, by Treaty, to procure their Peace and Safety, should not take that good Effect which was defired in the Treaty, whereof they humbly befought us not to fuffer any long Delay; then upon Signification of our Pleasure in Par-· liament,

liament, they would be ready to the uttermost An. 19. James I. of their Powers both with Lives and Fortunes

to affift us, so as that, by the Divine Help of Almighty God, we might be able to do that by

our Sword which by peaceable Courses should

not be effected.

But during the Time of this long Recess. having to our great Charges mediated with the Emperor by the Means of our Embassador, the Lord Digby, and having found those Hopes to fail which we had to prevail by Treaty; we in Confidence of the Affistance of our People, thus freely promised and protested in Parliament, did instantly shorten the Time of the Recess, which • we had before appointed to continue until the 6 8th Day of February, and did re-affemble our Parliament the 20th Day of November last, and \* made known unto them the true State and Ne- ceffity of our Childrens Affairs; declaring our • Resolution unto them of taking upon us the De-. fence of our Childrens Patrimony by way of Arms, fince we could not compass it by an amicable Treaty, and therefore expected the Fruit of that their Declaration, whereby we were invited ' unto this Courfe.

Wherein, howbeit we are all well satisfied of the good Inclination of most Part of our House of Commons, testified by their ready Assent to the speedy Payment of a Subsidy newly to be granted; yet, upon this Occasion, some particu-Iar Members of that House took such inordinate Liberty, not only to treat of our High Prerogatives, and of fundry Things, that, without our " special Direction, were no fit Subjects to be treated of in Parliament; but, also, to speak with less Respect of foreign Princes, our Allies, than was fit for any Subject to do of any anointed King, tho' in Enmity and Hostility with us. And when, upon this Occasion, we used some Reprehension touching those Miscarriages, requiring them not to proceed but in such Things as were within the Capacity of that House according to the

continual Cultom of our Predecessors; then, n. 19. James I. Continual Custom of Car.
1621. by the Means of some evil-affected and discontented Persons, such Heat and Distemper was rais'd in the House, that, albeit themselves had fued unto us for a Seffion, and for a general Pardon, unto both which, at their earnest Suit, we affented; yet, after this Fire kindled, they rejected both, and fetting apart all Businesses of Confequence and Weight, notwithstanding our Admonition and earnest pressing them to go forward, they either fat as filent, or spent the Time in disputing of Privileges, descanting upon the Words and Syllables of our Letters and Messaeges; which for better clearing of Tryth, and Satisfaction of all Men, we are about to publish in Print fo foon as possible we can; And, although, in our Answer to their Petition, we gave them full Affurance that we would be as careful \* of the Prefervation of their Privileges as of our own Royal Prerogative, and in our Explanation f after fent unto them by our Letters written to our Secretary, we told them that we never meant to deny them any lawful Privileges that ever that 6 House enjoyed in our Predecessors Times, and that whatfoever Privileges or Liberties they enoved by any Law or Statute should ever be inviolably preferved by us, and we hoped our Poferity would imitate our Footsteps therein; and whatfoever Privileges they enjoyed by long Cufrom, and uncontroulled and lawful Precedents, we would likewife be as careful to preferve them, and transmit the Care thereof to our Posterity; confessing ourselves, in Justice, to be bound to maintain them in their Rights, and, in Grace, that we were rather minded to increase than infringe any of them, if they should so deserve at our Hands; which might satisfy any reasonable Man that we were far from violating their Privileges.

And altho, by our Letters, written to their Speaker, we advised them to proceed and make 5 this a Seffion, to the end our good and loving Sub

Subjects might have fome Taste, as well of our An. 19. James I. Grace and Goodness towards them by our free F Pardon and good Laws to be passed, as they had both by the great and unusual Examples of Justice fince our Meeting, and the so many Eases and Comforts given unto them by Proclamation: and altho' we had given Order for the Pardon to go on, and that in a more gracious and liberal Manner than had passed in many Years before; and fignified our Willingness, that, rather than Time should be mispent, they might lay aside the Thought of the Subfidy, and go on with an Act for Continuance of Statutes, and the general Pardon: Yet all this prevailed not to fatisfy them, either for their pretended Privileges, or to perfuade them to proceed with Bills for the Good of themselves, and those that sent them. But as the Seffion and Pardon were by them well defired at first, so were they as ill rejected at the last; and, notwithstanding the Sincerity of our Protestaf tions not to invade their Privileges, yet, by Perfuafion of fuch as had been the Cause of all these Distempers, they fall to carve for themselves; f and pretending, causelesly, to be occasioned thereunto, in an unseasonable Hour of the Day, and f a very thin House, contrary to their own Customs in all Matters of Weight, conclude and enter a Protestation for their Liberties, in such ambiguous and general Words, as might ferve for future · Times to invade most of our inseparable Rights f and Prerogatives annexed to our Imperial Crown; whereof, not only in the Times of other our · Progenitors, but in the bleffed Reign of our late Predecessor, that renown'd Queen Elizabeth, we found our Crown actually possessed; an Usurpation that the Majesty of a King can by no Means f endure. By all which may appear, that, howfoever in the general Proceedings of that House, there are many Footsteps of loving and well-affected Duty

towards us, yet some ill-tempered Spirits have sowed Tares among the Corn, and thereby fruftrated

An. 19. James I. 6 strated the Hope of, that plentiful and good Har-1621. vest, which might have multiplied the Wealth

and Welfare of this whole Land; and, by their cunning Diversions, have imposed upon us a Ne-

e cessity of discontinuing this present Parliament;

without putting unto it the Name or Period of a Sellion.

' And therefore, whereas the faid Assembly of <sup>6</sup> Parliament was, by our Commission, adjourned untill the eighth Day of February now next enfuing, we minding not to continue the same any Ionger; and therefore not holding it fit to cause the Prelates, Noblemen, and States, of this our Realm, or the Knights, Citizens, and Burgeffes of the same Parliament to travel thereabout; have thought fit to fignify this our Resolution, with the Reasons thereof, unto all our Subjects, inhabiting in all Parts of this Realm; willing and requiring the faid Prelates, Noblemen, and States, and also the said Knights. Citizens, and Burgesses, and all others to whom, in this Case, it fhall appertain, that they forbear to attend at the Day and Place prefix'd by the faid Adjournment: and in fo doing they are and shall be discharged thereof against us: And we do hereby further declare, that the faid Convention of Parliament e neither is, nor, after the ceafing and breaking thereof, shall be, nor ought to be esteemed, adindged, or taken to be, or make any Session of Parliament.

4 And albeit we are at this Time enforced to break off this Convention of Parliament, yet our Will and Defire is, that all our Subjects should take Notice, for avoiding of all finisher Suspicions s and Jealousies, that our Intent and full Resolution is to govern our People in the same Mane ner as our Progenitors and Predecessors, Kings f and Queens of this Realm, of best Government, have heretofore done; and that we shall be careful, both in our own Person, and by charging our Privy Council, our Judges, and other out Ministers, in their several Places respectively, to

distribute true Justice and Right unto all our An. 19. James L. People; and that we shall be as glad to lay hold

sof the first Occasion, in due and convenient

": Time, which we hope shall not be long, to call 4 and affemble our Parliament, with Confidence

of the true and hearty Love and Affection of

our Subjects, as either we, or any of our Progeinitors have at any Time heretofore. Given at

our Palace of Westminster, the fixth Day of Ja-

" muary, 1621: :: .... Per ipsum Regem.

The ill-temper'd Spirits the King mentions, in this Proclamation, were feveral leading Mem-Several Members bers of the House of Commons; amongst committed to whom, we are told, Sir Edward Coke and Sir Robert Philips (y), were committed to the Tower; Mr Selden, Mr Pym, and Mr Mallory, to other Prisons and Confinements. Orders were given for fealing up the Locks and Doors of Sir Edward Coke's Chambers, in London, and in the Temple, and for the seizing his Papers. And the Council, debating about the general Pardon that should have passed this last Parliament, had considered about the Ways of excluding him from that Benefit, either by preferring a Bill against him, before the Publication of the Pardon, or, by exempting this eminent Lawyer, by Name; for which, they faid, they had Precedents.

Likewise Sir Dudley Diggs, Sir Thomas Grew, Others preserred Sir Nathaniel Rich, and Sir James Perrot, as a out of the Way. lighter Punishment, were sent into Ireland, joined in Commission with others, under the Great Seal of England, for enquiring into fundry Matters concerning his Majesty's Service, as well in the Government Ecclesiastical and Civil, as in Point of the King's Revenues, and otherwise, within that

Kingdom (z).

Sir Peter Hayman, of Kent, was sent into the Palatinate; and, not long after this, Sir John Sat

<sup>(1)</sup> Chairman of the Committee for the Lord Chancellor Bacon's ffair. See before, P. 350. (x) Rushwarth, Vol. I. P. 55.

### \$16 The Parliamentary History

And 19. James I, vile, Knight of the Shire for the County of York, who carried all that Country at a Beck, and a powerful Man in the House of Commons, was taken off by the King, made Comptroller of his Houshold, a Privy Counfellor, and, not long after, a Baron (a).— A new Way, probably, in those Days, but very

common in our own.

Cambden, in the Annals of his own Times (b), mentions likewise the Interisonment of Sir Edwin Sandys, a Member of Parliament, whilst that House was fitting. This occasioned great Resentment in the Commons which was not to be pacified, tho' Secretary Calvert declared, on the 28th of November, That Sir Edwin's Imprisonment was not for any Thing done in Parliament: For the House was not fatisfied with this, but fent two of their Members to the Prisoner to inquire the Truth of it (c). This is confirmed by the Authority of the Journals, tho' neither Willon nor Rusbworth take any Notice of so extraordinary an Affair. --- But how it was refented by the King, appears by the particular Notice taken of it in his Letter to the Commons.—The Affair of the Recusants also, adds our Annalist, occasioned another Disturbance in the House; and it was ordained that they should pay double Subfidies, like Foreigners; for a much as they shewed themselves to be Aliens from the established Religion, and devoted to the Pope.

It is certain that this King's pacific Temper, whatever Ground it was built upon, occasioned the Loss of the Palatinute; and laid the Foundation of greater Evils at home. Indeed the unhappy Quarrel between him and the House of Commons, prevented any Supplies being granted, at a Time when they were most immediately wanted. The King's

(b) Printed in Kennet, Vol. II. P. 658.

<sup>(</sup>a) It appears by the Common Journals, that all the Members, here mention'd, had particularly distinguish'd themselves in Oppofilion to the Spanish Match, &c.

<sup>(</sup>b) Printed in Kenner, von.
(c) Sir Peter Hayman and Mr. Mallory.

Journals Vol. I. P. 634:

King's Disgust at the Commons is imputed to the An. 14. James L. fubtle Machinations of Gondomar, the Spanish Ambaffador; who, it is faid, influenced the greatest Part of the Privy Council.—The Ministry being prevented in the Supply, went upon other Ways and Means to raise Forces without it; which shews that the King was, feemingly, in earnest about The Privy Council appointed the the Matter. Keeper of the Records in the Tower, to fearch for all fuch Evidences, concerning the Levies of Men at the public Charge of the Country, from the Reign of King Edward III. to the present Time. Letters were also directed to the Justices of the Courts at Westminster, and to the Barons of the Exchequer, of the Tenor following:

WHAT Endeavours his Majesty hath used by Letters issued by Treaty, and by all fair and amicable Ways to the Privy-Counrecover, the Patrimony of his Children in Germany, cil for raising a now, for the most part, with-holden from them by Force, is not unknown to all his loving Subjects, fince bis Majesty was pleased to communicate to them in Parliament his whole Proceedings in that Business: Of which Treaty, being of late frustrate, he was enforced to take other Resolutions; namely, to recover that by the Sword, which, by other Means, he faw no Likelihood to compass: For which Purpose it was. expected by his Majely, that his People in Parliament would, in a Caufe fo nearly concerning him and his Childrens Interest, have chearfully contributed there-But the same unfortunately failing, his Majesty is constrained, in a Case of so great Necessity, to try the dutiful Affections of his loving Subjects in another Way, as bis Predecessors have done in former Times, by propounding unto them a voluntary Contribution: And therefore, as your selves have already given a liberal and worthy Example, which his Majesty doth take in very gracious Part, so his Pleasure is, and we do accordingly hereby authorize and require your Lordships, as well to countenance and assist the Service by your best Means, in your next Circuits, in the several Counties where you hold General Affizes;

An. 19. James 1. as also now presently, with all convenient Expedition. to call before you all the Officers and Attorneys belonging to any his Majesty's Courts of Justice, and also all fuch others of the Houles and Societies of Court. or that otherwise have Dependance upon the Law, as are meet to be treated withall in this Kind, and bave not already contributed; and to move them to join willingly in this Contribution, in some good Measure anfiverable to that your selves and others have done before us, according to their Means and Fortunes: Wherein his Majesty doubteth not, but (beside the Interest of his Children, and his own Crown and Dignity,) the Religion professed by his Majesty, and happily flourishing under him within this Kingdom, baving a great Part in the Success of this Business, will be a special Motive to incite and perfuade them thereunto. less, if any Person shall, out of Obstinacy or Disaffection, refuse to contribute herein, proportionably to their Estates and Means, you are to certify their Names

And so, recommending this Service to your best Care and Endeavour, and praying you to return unto us Notes of the Names of such as shall contribute, and of the Sums offered by them, we bid, &c.

unto this Board.

Letters to the same Effect were directed to the High Sheriffs and Justices of the Peace of the several Counties; and to the Mayors and Bailiffs of every City and Town-Corporate within the Kingdom, requiring them to fummon all of known Abilities within their Jurisdictions, and to move them to a chearful Contribution, according to their Means and Fortunes, in some good Measure anfwerable to what others well-affected had done before them. Also to make Choice of fit Collectors of the Monies, and to return a Schedule of the Names of fuch as shall contribute, and the Sums that are offered by them; that his Majesty may take Notice of the good Inclinations of his Subjects to a Caufe of fuch Importance; as likewife of fuch others, if any such there be, as, out of Obstinacy or Disaffection, shall refuse to contribute. We

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We cannot find, by any Historian, what Suc-An. 19. James L. cess this Project met with; and therefore we conclude it had no Effect: So the King was reduced to go on in his old beaten Path of Solicitations and Treaties, notwithstanding the bad Success of his former Mediations.

About this Time a Proclamation was published And a Proclamaby the King, requiring all his Subjects to bring their tion relating to Complaints of public Grievances, to a felect Num-Grievances, ber of Lords, who were to fit, at Whitehall, once a Week for that Purpose, in order to have them seedress'd afterwards by the King and Council (d).

The two succeeding Years were almost wholly Anno 1622. taken up in carrying on the Spanish Match, and the Prince's Journey into Spain to effect it. Our larger Historians are copious enough in the Recital of all this Pageantry, as the Consequence evidently shew'd it to be. But all the Spanish Chicanery, in the Affair, being sound out, King James turned the Tables upon them, just at a Time when the Spaniard seemed to be in earnest, and the Lady was left in the Lurch, in a Manner that Court justly deserved.

The Prince and Buckingham being both return'd Anno 2623. to England from their fruitless Expedition, and many Exigencies of State requiring it; the King was advised to call a new Parliament, notwithstanding The Kingadvin'd his disagreeable parting with the last. Rusbworth to call a new Parwrites (e), 'That some of his more faithful Counfellors had reprofented to him the Difgust the People had taken, because the Subsidies, granted in the two last Parliaments, had no Retribution, as usual, by any Act of Grace: That some of their Burgesses were proceeded against, after the Parliament was dissolved; and that when they had fatisfied the King's Démands, he would, nevertheless, proceed to the Conclusion of the Spanish Match. This last Affair must have been a great Stumbling-Block in the People's Way: Many Men, then alive, well Vol. V.

(d) Rymer's Public Acts, Tom. XVII. P. 452.
(e) Collections, Vol. I. P. 215. Taken from a Letter wrote to the King by the Earl of Carlifle, dated February 14, 1623. in the Gallel, P. 197. though not so quoted by Russewerth.

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And this had imprinted in their Minds fuch an Antipathy to Spain, that a Match with that Crown must then have been the most disagreeable Thing in the World to an Englishman.

Bit this frightful Object being in a fair Way to be removed, the King was the more easily induced to call a Parliament; and Writs were fent out for one to meet at Westminster on the 12th Day of February, Anno 1623, or the twenty-first Year of this Reign, according to the Advice of the Earl of Carlisle, which, in a Letter, he had humbly offered to his Majesty.

We cannot conclude this Volume better than with a Quotation from that noble Lord's Proposal, to well calculated for the Honour of the Prince, and the true Interest of the Subject (f). It runs thus:

#### The MEANS are, briefly, these Three:

's. Let your Majesty's Enemies see that the Lion hath Teeth and Claws.'

2. Next, embrace and invite a strict and fin-

cere Friendship and Association with those whom Neighbourhood and Alliance, and common Interest of State and Religion, have joined unto you.'

'3. Last of all, cast off and remove all Jealousies which are between your Majesty and your People.'

Your Majesty must begin with the last; for, upon that Foundation, you may afterwards set what Frame of Building you please. And when should you begin, Sir, but at this Overture of your Parliament, by a gracious, clear, and consident Discovery of your Intentions to your People? Fear them not, Sir; never was there a better King, that had better Subjects, if your Majesty would trust them. Let them but see that you love them, and constantly rely upon their humble Advice and ready Assistance; and your Majesty will see, how they will sear open their Breasts to give you their Hearts;

(f) Cabala, ut supra.

and

and having them, your Majesty is sure of their An. 21. James L. Hands and Purses. Cast but away some Crums of your Crown amongst them, and your Majesty will fee those Crums will work a Miracle; they will fatisfy many Thousands. Give them Assurance that your Heart was always at Home, though your Eyes were abroad; invite them to look forward, and not backward, and constantly maintain what with Confidence you undertake, and your Majesty will find admirable Effects of this harmonious Concord. Your Majesty as the Head directing, and your People as the Hands and Feet obeying and co-operating for the Honour, Safety and Welfare of the Body of the State. This will revive and re-unite your Friends abroad; dismay and disappoint the Hopes of your Enemies; secure your Majesty's Person; assure your Estate; and make your Memory glorious to Posterity.' ---- How far this salutary Advice was followed, and what Effect it had, will be the Subject of our next Volume.

### The END of the FIFTH VOLUME,





